Item	Australian tax, fee or charge	Australian law	Notes
СОММ	UNITIES 'CLUSTER'		
СОММ	JNITIES NSW		
NSW SI	PORT AND RECREATION		
1.1	Combat sports: registration fee for combatant	Combat Sports Act 2008	Annual registration enables combatants in a specified range of sports to compete in NSW
1.2	Combat sports: registration fee for industry participant	Combat Sports Act 2008	Annual registration fee, applies to industry promoters, match makers, managers, trainers, seconds, referees, judges and timekeepers
1.3	Combat sports: permit fee	Combat Sports Act 2008	Payable for each professional promotion that is, contest subject to coverage of the Act
1.4	Motor vehicle racing ground licence	Motor Vehicle Sports (Public Safety) Act 1985	Any person or organisation having a prescribed interest in land which is used as a motor vehicle racing ground must obtain either an annual or singe-event licence
1.5	Permit fee to conduct motor racing events at Mount Panorama	Mount Panorama Motor Racing Act 1989	Bathurst Regional Council is required to obtain a permit, subject to the Minister's approval, to conduct motor vehicle racing and associated events at Mount Panorama maximum of five events per year
CASING	D, LIQUOR AND GAMING CO	ONTROL AUTHORITY	
1.6	Casino — Community benefit levy	Casino Control Act 1992	Section 115 of the Casino Control Act 1992 requires a casino community benefit levy to be paid to the Authority in respect of each casino licence and for the Authority to pay the levy into the Responsible Gambling Fund established in a special deposits account in the Treasury

Australian taxes, fees and charges

Item	Australian tax, fee or charge	Australian law	Notes
1.7	Casino licence duty	Casino Control Act 1992	Pursuant to section 114 of the Casino Control Act 1992, a casino duty is to paid to the Authority in respect of the casino licence
1.8	Casino Special Employee licensing fee	Casino Control Act 1992	Section 44 of the Casino Control Act 1992, provides that a person must not exercise in or in relation to a casino any of the functions of a special employee except in accordance with the authority conferred on the person by a licence. Staff of Star City Pty Ltd who are defined as special employees under section 43 and such persons directed to do so under section 47 of the Casino Control Act 1992, must be licensed by the Authority
1.9	Authority approval of manager	Casino Control Regulation 1995	The Authority is not to approve a person to manage licensed premises unless satisfied that the person is a suitable person to manage licensed premises. An application for the Authority's approval is to be made in the form approved by the Authority accompanied by the fee required
1.10	Controlled contracts fees	Casino Control Act 1992	Section 37 of the Casino Control Act 1992 prevents the Casino from entering into controlled contracts. Under Regulations the Casino must pay a fixed fee of \$2,500 in respect of each investigation conducted by the Authority. The fee is paid to the consolidated fund, not the Authority
1.11	Keno tax	Public Lotteries Act 1996	Keno duty is payable on a percentage of subscriptions to the game in Registered Clubs in NSW

Item	Australian tax, fee or charge	Australian law	Notes
1.12	Club gaming machine tax	Gaming Machine Tax Act 2001	Gaming machine tax is based on a percentage rate applied to a four tiered annual metered profit range. Tax is payable by quarterly instalments
1.13	Hotel gaming machine tax	Gaming Machine Tax Act 2001	Gaming machine tax is based on a percentage rate applied to a four tiered annual metered profit range. Tax is payable by quarterly instalments
1.14	Liquor licence grant fees	Registered Clubs Act 1976 and Regulations  Liquor Act 2007 and Regulations	Represents fees imposed by the Regulations for the grant of licences, authorisations and approvals
1.15	Liquor application fees	Registered Clubs Act 1976 and Regulations  Liquor Act 2007 and Regulations	Represents fees imposed by the Regulations for applications made to the Casino, Liquor and Gaming Control Authority, including applications for the grant of or an amendment to a licence, authorisation or approval
1.16	Charities permit fees	Lotteries and Art Union Act 1901	Includes the cost of a permit (licence) to conduct trade competitions, promotions etc. A permit is required by legislation, and is a regulatory fee by nature
1.17	Gaming-related licence fees	Gaming Machines Act 2001  Gaming Machine Regulation 2002	Includes fees for application, granting and periodic fees of gaming-related licences — dealer's licence, seller's licence, technician's licence and testing facility licence

Item	Australian tax, fee or charge	Australian law	Notes
1.18	Gaming machine approval fees	Gaming Machines Act 2001  Gaming Machine Regulation 2002	Gaming machine approvals are granted by the Casino, Liquor and Gaming Control Authority to ensure that gaming machines and software, games, etc comply with standards set by the Authority including CMS connectivity. Standards have legislative bases in the Liquor Act and Registered Clubs Act. Approvals can only be provided by the Authority. Preliminary evaluations for new equipment, games, software, etc are carried out by accredited providers in the private sector
1.19	Search fees	Liquor Act 2007 Registered Clubs Act 1976	Fees paid for information regarding licensed premises and registered clubs. Information is only available from the Department and is used to support applications to the Casino, Liquor and Gaming Control Authority on various licensing matters
1.20	Gaming machine technician's identification card fees	Gaming Machines Act 2001	In addition to holding a technician's licence, a licensed technician is required to have an identification card which can only be obtained from the Department
1.21	Application fees — gaming machine entitlements and transfer of poker machine entitlement	Gaming Machines Act 2001  Gaming Machine Regulation 2002	Application fees in relation to the operating of poker machine entitlements including the transfer of poker machine entitlements and variation of shutdown periods of gaming machines
1.22	Controlled contract fees	Public Lotteries Regulation 2002	For the purpose of section 63 (3) of the Act, there is a prescribed fee for the review of each controlled contract

Item	Australian tax, fee or charge	Australian law	Notes
1.23	Local impact assessment (LIA) fees and costs	Gaming Machines Act 2001	Classes of LIA of gaming machine applications provided to the Casino, Liquor and Gaming Control Authority must be accompanied by such a fee as may be determined by the regulator and pay any costs incurred by the Authority not covered by the fee
1.24	AAD exchange application fees	Gaming Machine Act 2001	Fee prescribed by the regulator
1.25	Convert hardship application fees — clubs and hotels	Gaming Machine Act 2001	Fee in relation to converting hardship gaming machines into poker machine entitlements subject to certain conditions
1.26	Application fee — Approval to become Responsible Conduct of Gambling training provider	Gaming Machines Regulation 2002	Initial application fee and then annual renewal fee for registered training organisation to be approved as a training provider
1.27	Licence consideration payment	Public Lotteries Act 1996 section 16	Consideration payment in relation to the grant of an operator licence
1.28	Licence duty	Public Lotteries Act 1996 section 29	Payment of licence duty as required by the licence conditions (as opposed to general duty)
1.29	Recovery of costs for suitability investigation	Public Lotteries Act 1996 section 21(A)(5)	Payment of the Ministers costs incurred when investigating the suitability a licence holder

Australian taxes, fees and charges

Item	Australian tax, fee or charge	Australian law	Notes
1.30	Precinct liquor accord contribution	Liquor Act 2007 (section 136F)	Liquor licensees within a designated Precinct Liquor Accord area contribute money into the Precinct Liquor Accord Fund (managed by Communities NSW). The money is matched with Government funding and Communities NSW use the combined total of money to purchase goods or services in accordance with approved Precinct Liquor Accords to enable the implementation of initiatives to curb alcohol-related violence in the designated precincts
GREYH	OUND RACING NSW		
1.31	Bookmaker's registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.32	Bookmaker's clerks registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.33	Bookmaker company	Greyhound Racing Act 2009	Fees required by regulation to be paid by a company to act as a bookmaker
1.34	Trainers' registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described Includes fees for duplicate
			photo licences
1.35	Owner/Trainer registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
			Includes fees for duplicate photo licences

Item	Australian tax, fee or charge	Australian law	Notes
1.36	Attendants' registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
			Includes fees for duplicate photo licences
1.37	Trial Track Manager and Assistant Manager registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.38	Greyhound registration fees	Greyhound Racing Act 2009	Fees imposed on greyhound owners for such things as lease, litter, name, pedigrees, and service fees
			Includes fees for duplicate photo licences
1.39	Lure driver registration	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.40	Sires registration	Greyhound Racing Act 2009	Registration of a greyhound sire
1.41	Transfers	Greyhound Racing Act 2009	Transfer of greyhounds between owners
1.42	Register leases	Greyhound Racing Act 2009	Register lease of greyhounds between owners/lessee
1.43	Artificial breeding licence	Greyhound Racing Act 2009	Annual fee imposed on artificial breeding property, artificial breeding technician and semen controller
1.44	Late application fees	Greyhound Racing Act 2009	A fee charged on a range of applications which have been lodged after the normal closing date has passed
1.45	Stud Manager's registration fees	Greyhound Racing Act 2009	Fees required by regulation to be paid by industry participants to Act in the capacity described

Australian taxes, fees and charges

Item	Australian tax, fee or charge	Australian law	Notes
1.46	Frozen semen registration fees	Greyhound Racing Act 2009	Fees imposed on industry participants for FSI sire registration, FSI facility registration, drawing of semen and transfer of ownership of breeding unit (storage only)
HARNE	SS RACING NSW		
1.47	Bookmaker's registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.48	Bookmaker's clerks registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.49	Bookmaker company	Harness Racing Act 2009	Fees required by regulation to be paid by a company to act as a bookmaker
1.50	Trainers' registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.51	Trainer/Driver registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.52	Horse registration fees	Harness Racing Act 2009	Fees imposed on horse owners for such things as lease, litter, name, pedigrees, and service fees
1.53	Syndicates' registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.54	Syndicate registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.55	Trainer/Driver licences	Harness Racing Act 2009	Fee for the right to train or drive horses

Item	Australian tax, fee or charge	Australian law	Notes
1.56	Register horse names	Harness Racing Act 2009	Fee imposed or requirement to register horse names
1.57	Foal registration/branding	Harness Racing Act 2009	Fee for the registering and branding of new foals
1.58	Sires registration	Harness Racing Act 2009	Registration of a horse sire
1.59	Transfers	Harness Racing Act 2009	Transfer of horses between owners
1.60	Register leases	Harness Racing Act 2009	Register lease of horses between owners/lessee
1.61	Register colours	Harness Racing Act 2009	Fee imposed on owners of horses or trainers
1.62	Artificial breeding licence	Harness Racing Act 2009	Annual fee imposed on artificial breeding property, artificial breeding technician and semen controller
1.63	Sire service fee	Harness Racing Act 2009	A regulatory charge that is imposed on each mating to a brood mare performed by a registered sire. Stud masters send a report at the end of th season, Sire Summary Shee The report lists each mating performed by each of his/her registered sires. The information of this report is used to record progeny of harness racing horses in the Australian stud book
1.64	Stable hand licence	Harness Racing Act 2009	Fee to engage in stablehand duties in harness racing unde a registered trainer (either as a voluntary worker or as an employee)
1.65	Blood/DNA fees	Harness Racing Act 2009	Fee imposed to determine th progeny of a harness racing horse
1.66	Duplicate certificate	Harness Racing Act 2009	Fee to issue of a duplicate certificate. This is the certificate of a registered harness racing horse, which provides an identifying and classification record (akin to a Passport for humans)

Item	Australian tax, fee or charge	Australian law	Notes
1.67	Late application fees	Harness Racing Act 2009	A fee charged on a range of applications which have been lodged after the normal closing date has passed
1.68	Stud Manager's registration fees	Harness Racing Act 2009	Fees required by regulation to be paid by industry participants to act in the capacity described
1.69	Frozen semen registration fees	Harness Racing Act 2009	Fees imposed on industry participants for FSI sire registration, FSI facility registration, drawing of semer and transfer of ownership of breeding unit (storage only)
1.70	Standardbred export fee	Harness Racing Act 2009	Compulsory fee facilitating the export of a standardbred horse to another country
1.71	Standardbred import fee	Harness Racing Act 2009	Compulsory fee enabling a foreign standardbred horse to be registered in NSW
NSW LC	OTTERIES		
1.72	Licence fees and or general duties paid by the operator	Public Lotteries Act 1996	NSW Lotteries Corporation
RACING	APPEALS TRIBUNAL		
1.73	Appeal fees	Racing Appeals Tribunal Act 1983	Fees for appeals lodged with the Tribunal
RACING	NSW		
1.74	Licence fees	Thoroughbred Racing Act 1996	Licence fees for industry participants, for example, horse trainers, bookmakers, stable hands, jockeys
1.75	Appeal fees	Thoroughbred Racing Act 1996	Fees for appeals lodged with the Thoroughbred Racing Board Appeals Panel
1.76	Colour fee	Thoroughbred Racing Act 1996	Fee imposed on persons for registration of racing colours. Fee is payable annually to renew registration

Item	Australian tax, fee or charge	Australian law	Notes
1.77	Horse ownership and transfer fees	Thoroughbred Racing Act 1996	Paid by horse owners to have their ownership in the horse registered thus allowing participation. Includes the issue of duplicate papers when required. Fees are levied once on registration of the horse and whenever any transfer of ownership takes place
1.78	Industry participant license fee	Thoroughbred Racing Act 1996	Paid by bookmakers, stable hands, horse trainers, owner, trainers, jockeys, jockey agents and apprentice jockeys on an annual basis to obtain a licence to operate in the thoroughbred racing industry
1.79	Syndicate, leases and transfer fees	Thoroughbred Racing Act 1996	Paid by syndicates formed to race horses and by lessees of horses. Fees are payable on establishment and by annual renewal
EDUCA	TION 'CLUSTER'		
DEPART	TMENT OF EDUCATION AN	ID TRAINING	
2.1	Fees paid to VETAB	Vocational Education And Training Accreditation Act 2005	Initial and continuing registration of providers, courses and locations; provider de-registration and NSW accreditation services
AUSTRA	ALIAN AND OVERSEAS UN	IIVERSITIES	
2.2	Application fee	Higher Education Regulation 2008	Application fee for NSW education institution seeking establishment as an Australian university
2.3	Assessment fee	Higher Education Regulation 2008	Fee for assessment of NSW education institution seeking establishment as an Australian university
2.4	Application fee	Higher Education Regulation 2008	Application fee for education institution seeking registration as an overseas university

Item	Australian tax, fee or charge	Australian law	Notes
2.5	Assessment fee	Higher Education Regulation 2008	Fee for assessment of education institution seeking registration as an overseas university
2.6	Application fee	Higher Education Regulation 2008	Application fee for interstate university seeking inclusion in Schedule 1 to the Act
2.7	Application fee	Higher Education Regulation 2008	Application fee for education institution seeking renewal of approval to be included in Part 2 of Schedule 1 to the Act (where approval is for a defined period) or change to type of university
2.8	Assessment fee	Higher Education Regulation 2008	Fee for assessment of education institution seeking renewal of approval to be included in Part 2 of Schedule 1 to the Act (where approval is for a defined period) or change to type of university
2.9	Approval fee	Higher Education Regulation 2008	Fee for approval of a course of an overseas university leading to an overseas (non-AQF) award (per course)
2.10	Annual fee	Higher Education Regulation 2008	Annual fee for registration as an overseas university
2.11	Annual fee	Higher Education Regulation 2008	Annual fee for education institution included in Part 2 of Schedule 1 to the Act
	ALIAN AND OVERSEAS HIG CCREDITING AUTHORITY	GHER EDUCATION INST	ITUTIONS WITH
2.12	Application fee	Higher Education Regulation 2008	Application fee for education institution seeking authority to accredit its own courses
2.13	Assessment fee	Higher Education Regulation 2008	Fee for assessment of education institution seeking authority to accredit its own courses
2.14	Application fee	Higher Education Regulation 2008	Application fee for education institution seeking to vary the scope of self-accrediting authority

Item	Australian tax, fee or charge	Australian law	Notes
2.15	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary award level
2.16	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary field of education
2.17	Approval fee	Higher Education Regulation 2008	Fee for approval of a course of an overseas higher education institution with self-accrediting authority leading to an overseas (non-AQF) award (per course)
AUSTRA INSTITU	ALIAN AND OVERSEAS NO JTIONS	N SELF-ACCREDITING	HIGHER EDUCATION
2.18	Application fee	Higher Education Regulation 2008	Application fee for education institution seeking registration as an Australian or overseas non self-accrediting higher education institution
2.19	Assessment fee	Higher Education Regulation 2008	Fee for assessment of education institution seeking registration as an Australian o overseas non self-accrediting higher education institution
2.20	Approval fee	Higher Education Regulation 2008	Fee for approval of a course of an overseas non self-accrediting higher education institution leading to an overseas (non-AQF) award (per course)
2.21	Approval fee	Higher Education Regulation 2008	Fee for approval of a course of an overseas higher education institution with self-accrediting authority leading to an overseas (non-AQF) award (per course)
2.22	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary particulars of its registration, such as an additional delivery location in NSW

Item	Australian tax, fee or charge	Australian law	Notes
2.23	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary or revoke any condition of registration
2.24	Annual fee	Higher Education Regulation 2008	Annual fee for registration as an Australian or overseas non self-accrediting higher education institution
2.25	Assessment fee	Higher Education Regulation 2008	Fee for assessment of an overseas location for the delivery of a course of study (per location)
2.26	Application fee	Higher Education Regulation 2008	Application fee for accreditation of course of study (per course)
2.27	Assessment fee	Higher Education Regulation 2008	Fee for assessment of:  (a) Diploma or Advanced Diploma  (b) Associate Degree  (c) Bachelor Degree  (d) Graduate Certificate  (e) Graduate Diploma  (f) Masters Degree  (g) Doctoral Degree
2.28	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary particulars of accreditation of a course of study
2.29	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary or revoke any condition of accreditation of a course of study (per course)
APPRO	VAL TO PROVIDE COURSE	S OF STUDY TO OVERS	EAS STUDENTS
2.30	Application fee	Higher Education Regulation 2008	Application fee for approval of education institution to provide courses of study to overseas students

ltem	Australian tax, fee or charge	Australian law	Notes
2.31	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary its particulars of approval to add, suspend or cancel a course of study
2.32	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary its particulars of approval to add new course delivery location in NSW (per location)
2.33	Approval fee	Higher Education Regulation 2008	Annual fee for approval of education institution to provide courses of study to overseas students:
			<ul><li>(a) if approved to provide up to (and including) five higher education courses</li></ul>
			<ul><li>(b) if approved to provide six or more higher education courses</li></ul>
2.34	Assessment fee	Higher Education Regulation 2008	Fee for assessment of application by institution to vary or revoke any condition of approval to provide courses of study to overseas students
2.35	Application fee	Higher Education Regulation 2008	Fee for application by institution to vary its particulars of registration on PRISMS (other than associated with an application to add, suspend or cancel a course of study or to add new course delivery location)
NSW IN	STITUTE OF TEACHERS		
2.36	Accreditation fee	NSW Institute of Teachers Act 2004	Accredited teachers must meet professional standards and pay the annual accreditation fee. The fees give new teachers the right to employment as a teacher in NSW and existing teachers recognition of higher capacity

Item	Australian tax, fee or charge	Australian law	Notes
2.37	Professional development provider and course endorsement fees	NSW Institute of Teachers Act 2004	Fees are for the regulation of professional development for teachers through approval of providers and registration of courses
ENVIRO	ONMENT 'CLUSTER'		
DEPART	TMENT OF ENVIRONMENT, (	CLIMATE CHANGE AND W	ATER
3.1	Waste disposal contributions	Protection of the Environment (Operations) Act 1997	Contributions under the Act for waste received at licensed waste facilities within New South Wales
3.2	Environment protection licences	Protection of the Environment (Operations) Act 1997	Administrative fees' based on cost of issuing and administering the licence, 'load-based fees' based on load of pollutants discharged by a licensed activity and licence transfers or realignments — replaces pollution control Act fees and incorporates licence fees relating to waste activities, waste facilities and transport of waste
3.3	Environment protection notices	Protection of the Environment (Operations) Act 1997	Fees for the preparing, monitoring, issuing and ensuring compliance of environment protection notices. Recovery of costs for non-compliance
3.4	Ozone protection	Ozone Protection Act 1989 Ozone Protection Regulation 1989	Fees associated with obtaining and distributing controlled substances, handling large quantities of controlled substances, and undertaking restricted activities with regard to controlled substances
3.5	Public register	Respective legislation for register in question	Fee for inspection of the public register
3.6	EPA licence — dangerous goods	Road and Rail Transport (Dangerous Goods) Act 1997	Fee for a licence to drive vehicles carrying, and to transport, bulk dangerous goods

Item	Australian tax, fee or charge	Australian law	Notes
3.7	EPA licence — for dangerous goods tank designs	Road and Rail Transport (Dangerous Goods) Act 1997	Application fee for tank designs for the transport of bulk dangerous goods
3.8	EPA licence —hazardous chemicals	Environmentally Hazardous Chemicals Act 1985	Fees can apply in relation to the following activities: manufacturing, processing, keeping, distributing, conveying, using, selling or disposing of a chemical or chemical waste. Fees are for: licence applications, renewals, transfers and possession; assessment of the above activities; and assessment of a technology for processing a chemical or declared chemical waste
3.9	EPA licence — pesticides	Pesticides Act 1999	Fee for pesticide licences, competency certificates. Recovery of Administration cost. Fees for the preparing, monitoring, issuing and ensuring compliance of pesticide notices. Recovery of cost for non compliance. Fee for inspection of the public record
3.10	EPA licence — domestic solid fuel	Protection of the Environment Operations (Clean Air) Regulation 2002	Fee for certificates issued in relation to solid fuel burning appliances
3.11	EPA licence — vertical exhaust	Protection of the Environment Operations (Clean Air) Regulation 2002	Fee for exemption of certain rural vehicles from the requirement to have vertical exhaust emissions under the Act
3.12	EPA licence — licence copies	Respective legislation for licence in question	Provision of copies of Pollution Control Act licences
3.13	EPA licence — radiation	Radiation Control Act 1990	The Act requires users/sellers of radioactive substances/apparatus to be licensed
3.14	EPA licence — registration of apparatus	Radiation Control Act 1990	The Act requires certain sources of ionising radiation to be registered and to pay a fee therefore

Item	Australian tax, fee or charge	Australian law	Notes
3.15	EPA licence — accreditation of radiation consultants	Radiation Control Act 1990	The fee is for accreditation of radiation experts required by the Act
3.16	Controlled waste facility	Protection of the Environment (Operations) Act 1997	Fee for licences relating to facilities that receive waste (in various categories)
3.17	Transporter fees	Protection of the Environment (Operations) Act 1997	Fee for licence in relation to transporter of certain quantities of hazardous wastes, tyres and some liquid wastes
3.18	Premises fees	Protection of the Environment (Operations) Act 1997	Fee for licences premises that generate waste (in certain categories)
3.19	Contaminated land fees	Contaminated Land Management Act 1997	Fees and charges associated with the issue of orders, accreditation of auditors, copies of information on the public record etc
3.20	Immobilisation of contaminants fee	Protection of the Environment (Operations) Act 1997 Waste Regulation	Application fee to receive approval to treat hazardous and industrial waste in order to immobilise contaminants
3.21	Contributions to climate change fund	Section 34J of the Energy Utilities and Administration Act 1987	The Minister may require electricity distribution network service providers and State water agencies to make contributions to the climate change fund

Item	Australian tax, fee or charge	Australian law	Notes
3.22	National Parks and Wildlife Service licences	National Parks and Wildlife Act 1974	As part of its responsibility for protected flora and fauna the NPWS issues licences to
	Kangaroo meat retailers	Threatened Species Conservation Act 1995	control activities in a number of areas
	Game	National Parks and	
	Trappers	Wildlife Regulation 2002	
	Fauna dealers	Wilderness Act 1987	
	Kangaroo skin dealers		
	Kangaroo wholesalers		
	Growers and pickers		
	Import and export		
	Aviary registration		
	Exhibitors		
	Reptile and amphibian		
	Other licence fees for authorities, consents & permits but not for occupancies		
3.23	Royalties	National Parks and Wildlife Act 1974	As with Licences, Royalties are used to control activities, principally the killing of kangaroos
3.24	NPWS Annual Community Services Charges:	National Parks and Wildlife Act 1974	To recover the costs of providing or maintaining any community service in a park,
	Water and sewerage		site, or reserve and similar to municipal services outside the
	Garbage and recycling		park system
	Capital works		
	Administration costs		
	Snow clearing and grooming		
	Road maintenance		
	Levy for fire brigade etc		
	Environmental research and rehabilitation contribution		

Item	Australian tax, fee or charge	Australian law	Notes
3.25	Emu farming and products	National Parks and Wildlife Act 1974	Licences to farm emus and deal in emu products
3.26	Scientific research involving harming of fauna	National Parks and Wildlife Act 1974	Licence to use fauna for research purposes
3.27	Use of prescribed substances to poison birds	National Parks and Wildlife Act 1974	Licence given only to licensed pest control operators
3.28	Development and building application charges	National Parks and Wildlife Act 1974	All fees charged relating to building applications and planning for developments within National Parks
3.29	Search and supply of data (for example wildlife atlas data, Aboriginal sites and property searches)	National Parks and Wildlife Act 1974 Threatened Species Conservation Act 1995	Recovery of costs involved in searches of Department of Environment and Climate Change databases and supply of information
3.30	Granting of consents	National Parks and Wildlife Act 1974	Application and/or assessment fees for handling applications for example, to harm flora or fauna or their habitat, to destroy aboriginal relics or to excavate or disturb aboriginal relics
3.31	Developer contribution fees	National Parks and Wildlife Act 1974	All fees contributed by developers as compensation for the damage caused to natural or cultural heritage by their developments
BIODIVI	ERSITY BANKING AND OFFS	SET SCHEME ('BIOBANKIN	IG')
3.32	Regulatory fees for Biodiversity Banking and Offset Scheme	Threatened Species Conservation (Biodiversity Banking) Regulation 2008, and Part 7A of the Threatened Species Conservation Act 1995 ('TSC Act') as inserted by the Threatened Species Conservation Amendment (Biodiversity Banking) Act 2006	Processing charges to be paid by participants in BioBanking

Item	Australian tax, fee or charge	Australian law	Notes
Other E	PA licences and fees		
3.33	Registration of premises	Radiation Control Act 1990	The Act requires premises where radioactive material is kept to be registered
3.34	Transfer of registration	Radiation Control Act 1990	Fee required where ownership of the premises or apparatus referred to above is transferred to another party
3.35	Approval for personal monitoring devices	Radiation Control Regulation	The Regulation requires approval of providers of personal monitoring devices
3.36	Approval for area monitoring devices	Radiation Control Regulation	The Regulation requires approval of an area monitoring device
LORD F	IOWE ISLAND BOARD		
3.37	Wharfage fees	Lord Howe Island Act 1953	
3.38	Public accommodation fee (accommodation levy)	Lord Howe Island Act 1953	
3.39	Business licence fee	Lord Howe Island Act 1953	
3.40	Garbage fees	Lord Howe Island Act 1953	
3.41	Animal registration fees	Lord Howe Island Act 1953	
3.42	Development and building application fees	Environmental Planning and Assessment Act 1979	
3.43	Hire vehicle fees	Lord Howe Island Act 1953	
3.44	Liquor licence fees	Lord Howe Island Act 1953	
3.45	Lease transfer fees	Lord Howe Island Act 1953	
3.46	Long term accommodation fee	Lord Howe Island Act 1953	Paid for private accommodation for long term tourists

ltem	Australian tax, fee or charge	Australian law	Notes
3.47	Environment levy	Lord Howe Island Act 1953	Levy paid by tourists to the island which goes toward the upkeep and maintenance of the island and environmental programs
3.48	Airport passenger levy	Lord Howe Island Act 1953	Levy paid by passengers for arriving on the Island via an aircraft
HUNTE	R WATER CORPORATION		
3.49	Conveyancing certificate	Hunter Water Act 1991	Statement of outstanding rates & charges
3.50	Service location diagram	Hunter Water Act 1991	Location of sewer and/or water mains in relation to property boundaries
3.51	Statement of available pressure and flow	Hunter Water Act 1991	
3.52	Hydraulic design assessment	Hunter Water Act 1991	
3.53	Backflow prevention application device annual administration fee	Hunter Water Act 1991	
3.54	Determining requirements for building over/adjacent to sewer	Hunter Water Act 1991	
3.55	Application to assess encroachment on hunter water land, easement right of assets	Hunter Water Act 1991	Fees imposed in respect of new developments
3.56	Indicative developer charge application	Hunter Water Act 1991	Fees imposed in respect of new developments
3.57	Major works design review and contract preparation	Hunter Water Act 1991	Fees imposed in respect of new developments
3.58	Major works inspections fee	Hunter Water Act 1991	Fees imposed in respect of new developments
3.59	Revision of development assessment requirements	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed respect of new developments

Item	Australian tax, fee or charge	Australian law	Notes
3.60	Assessment of minor works	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed in respect of new developments
3.61	Minor works inspection fee	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed in respect of new developments
3.62	Major works inspection and WAE fee	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed in respect of new developments
3.63	Bond application	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed in respect of new developments
3.64	Bond variation	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed in respect of new developments
3.65	Application to connect or disconnect water & sewer services (combined application)	Hunter Water Act 1991	Administrative charge associated with the provision/cessation of water, sewer or drainage services
3.66	Property sewerage diagram — up to and including A4 size (where available)	Hunter Water Act 1991	Issue a copy of a diagram showing the location of the house-service line, building and sewer for a property
3.67	Request for separate metering of strata units	Hunter Water Act 1991	Process request for separate sub-metering of individual units in a registered strata plan
3.68	Pump station design assessment	Hunter Water Act 1991	Audit of pump station design to ensure compliance with Hunter Water standards
3.69	Backflow prevention device application and registration fee	Hunter Water Act 1991	A charge for the initial registration of a backflow prevention device
3.70	Building over or adjacent to sewer advice	Hunter Water Act 1991	Statement regarding past build over sewer or water main

Item	Australian tax, fee or charge	Australian law	Notes
3.71	Development assessment application — section 50	Hunter Water Act 1991	IPART determined compulsory audit and administration fees imposed in respect of new developments
3.72	Application for additional sewer connection	Hunter Water Act 1991	Advise requirements of an additional junction to an existing serviced lot
3.73	Application for water service connection	Hunter Water Act 1991	Process and approve connection to water mains via a tee and valve
3.74	Stormwater channel connection	Hunter Water Act 1991	Approval to connect to storm water channel including advice regarding construction requirements
3.75	Connect to existing water system — major works (valve shutdown)	Hunter Water Act 1991	Shutdown and charge up of a main by Hunter Water Operations Group to allow connection to existing water system for major works
3.76	Insertion or removal tee & valve (valve shutdown and charge up)	Hunter Water Act 1991	Shutdown and charge up of a main by Hunter Water Operations Group to allow insertion or removal of tee and valve
3.77	Meter affixtures/handling fee	Hunter Water Act 1991	Administration charge for installation of 20 mm and 25 mm water meters on customers' properties by Hunter Water
3.78	Inspection of non-compliant meters	Hunter Water Act 1991	Administration charge for inspection of properties to assess requirements for making a meter accessible and/or where a second inspection is required for strata metering
3.79	Connect to, or building over/adjacent to, a storm water channel for a single residence	Hunter Water Act 1991	Administration charge for processing applications for single residence connection to/over storm water channels
3.80	Servicing and strategy review	Hunter Water Act 1991	Administration charge for reviewing strategies prepared by developers

Item	Australian tax, fee or charge	Australian law	Notes
3.81	Application to assess a sewer main adjustment	Hunter Water Act 1991	Administration charge associated with moving a fitting and/or adjusting a section of sewer main
3.82	Meter reading — special reads and by appointment	Hunter Water Act 1991	IPART determined fee for reading a water meter and supplying a statement
3.83	Water reconnection — after restriction	Hunter Water Act 1991	IPART determined fee for reconnecting a water service connection after it has been restricted
3.84	Application for water disconnection	Hunter Water Act 1991	Administration charge for processing applications for disconnecting a water service
3.85	Application to assess a water main adjustment	Hunter Water Act 1991	Administration charge for processing applications for adjusting a water main including preliminary advice regarding the projects feasibility
3.86	Application to connect or disconnect sewer or for a special internal inspection permit	Hunter Water Act 1991	Administration charge associated with the provision/cessation of water, sewer or drainage services
3.87	Application for water/sewer main extensions	Hunter Water Act 1991	Administration charge for processing applications to extend sewer and/or sewer mains for unserviced properties
3.88	Tee and valve connection	Hunter Water Act 1991	Administration charge for water services greater than 80 mm diameter requiring special connection arrangements
3.89	Remote application fee	Hunter Water Act 1991	IPART determined fee for processing applications for a compliance certificate in an area that is remote from Hunter Water Services
3.90	Application for recycled water disconnection	Hunter Water Act 1991	Process applications to disconnect a recycled water service

Item	Australian tax, fee or charge	Australian law	Notes
3.91	Application for recycled water service connection — domestic	Hunter Water Act 1991	Process applications to connect a new recycled water service
3.92	Backflow device test	Hunter Water Act 1991	Testing of a customer's backflow device
3.93	Unauthorised connections	Hunter Water Act 1991	Fee to recover costs when a connection is located but no application has been lodged
3.94	Building plan stamping	Hunter Water Act 1991	A fee for reviewing and stamping new building and development plans
3.95	Major works design re-assessment	Hunter Water Act 1991	A fee for additional review when a developer's plans are re-submitted
3.96	Environmental Assessment report	Hunter Water Act 1991	A fee for the review of an Environmental Assessment report prepared for the water, sewer or recycled water infrastructure servicing a development
3.97	Inspection of a Water Cart Tanker	Hunter Water Act 1991	Initial inspection fee for a new Water Cart Tanker
3.98	Re-inspection of a Water Cart Tanker due to non-compliance	Hunter Water Act 1991	Re-inspection fee for a Water Cart Tanker that was previously non-compliant
3.99	Affix a separate meter to a unit	Hunter Water Act 1991	Affix a meter to a unit in a registered Strata Plan
3.100	Recycled water meter affix fee	Hunter Water Act 1991	Installation of a water meter to the recycled water connection framework
3.101	Connect to existing water system — major works (non-valve shutdown)	Hunter Water Act 1991	Shutdown and charge up of a main by Hunter Water Operations Group to allow connection to existing water system for major works
3.102	insertion or removal tee & valve (non-valve shutdown and charge up)	Hunter Water Act 1991	Shutdown and charge up of a main by Hunter Water Operations Group to allow insertion or removal of tee and valve

Item	Australian tax, fee or charge	Australian law	Notes			
SYDNEY	SYDNEY WATER					
3.103	Large water main connection approval 32-65 mm, individual or joint application, excluding any subsequent labour charge	Sydney Water Act 1994	An application to connect to the Corporation's mains for the purpose of domestic, water sprinklers, fire hydrants and wall drenching			
3.104	Large water main connection application 80 mm, excluding any subsequent labour charge	Sydney Water Act 1994	Application for the Corporation to carry out a large connection to its water main			
3.105	Water main fitting adjustment application, excluding any subsequent labour charge	Sydney Water Act 1994	Application for an accredited supplier to lower or raise an existing water main fitting			
3.106	Sewer junction connection application, excluding any subsequent labour charge	Sydney Water Act 1994	Application for an accredited supplier to insert a junction into Sydney Water's sewer line			
3.107	Sewer sideline connection application, excluding any subsequent labour charge	Sydney Water Act 1994	Application for an accredited supplier to extend a junction to provide a suitable point of connection			
3.108	Dis-use of sewer application	Sydney Water Act 1994	Application for Sydney Water to investigate the feasibility to dis-use an existing Sydney Water sewer			
3.109	Application/agreement/ renewal for sewer use regarding trade waste	Sydney Water Act 1994	An application/agreement/ renewal for sewer use regarding trade waste including assessed pollutant and site pollutant charges, but excluding the charges made for additional inspections			
3.110	Connection to storm channel application	Sydney Water Act 1994	Application to connect to the Corporation's stormwater channel greater than 300 mm			

Item	Australian tax, fee or charge	Australian law	Notes
3.111	Subdivider/developer compliance certificate	Sydney Water Act 1994	Application for a subdivider/developer compliance certificate which states that the proposed development complies with section 73 (also known as section 73 certificate)
3.112	Property sewerage diagram	Sydney Water Act 1994	Diagram showing the location of the house service line, building and sewer for a property
3.113	Sydney Water supply system diagram	Sydney Water Act 1994	Large plan showing water, sewer and drainage assets covering a large area in a single plot
3.114	Developer charges and contributions	Sydney Water Act 1994	Includes the contribution of assets under Division 9 of the Sydney Water Act and contribution of assets arising under paragraph 38(1)(a) and section 44 of the Sydney Water Act
3.115	Conveyancing certificate	Sydney Water Act 1994	A statement of charges and payments at a specific date under section 66
3.116	Vent shaft adjustment application	Sydney Water Act 1994	Application for Sydney Water to investigate the feasibility of relocating or disusing a sewer vent shaft and an accredited supplier to undertake the work
3.117	Building over sewer/adjacent to sewer letter	Sydney Water Act 1994	A statement of approval status for existing building over or adjacent to sewer
3.118	Product approval application, excluding evaluation and consultation fees	Sydney Water Act 1994	Application for authorisation of a pipeline or trade waste product for use on infrastructure
3.119	Building plan approval	Sydney Water Act 1994	Application for approval of building/development plans for compliance with Sydney Water's requirements

ltem	Australian tax, fee or charge	Australian law	Notes
3.120	Service location print	Sydney Water Act 1994	A plan showing the location of sewer and/or water mains, services and connection points in relation to a property's boundaries
3.121	Request for asset construction details	Sydney Water Act 1994	Detailed map of Sydney Water assets showing water, sewer, drainage
3.122	Pump application (water)	Sydney Water Act 1994	Application to approve a pump that draws water from Sydney Water's main
3.123	Special date of connection enquiries	Sydney Water Act 1994	Inquiry to determine the date of connection of the property to Sydney Water's sewer
3.124	Diagram discrepancy/HS85	Sydney Water Act 1994	Application for Sydney Water to undertake an estimation of private sewer lines for a property where no diagram currently exists
3.125	Cancellation of plumbers permit	Sydney Water Act 1994	Application for Sydney Water to cancel a plumber's permit
3.126	Sewer main adjustment application	Sydney Water Act 1994	Application for Sydney Water to investigate the feasibility of relocating or adjusting existing Sydney Water infrastructure
3.127	Water main adjustment application	Sydney Water Act 1994	Application for Sydney Water to investigate the feasibility of relocating or adjusting existing Sydney Water infrastructure
3.128	Plumbing and drainage inspection application	Sydney Water Act 1994	Application for Sydney Water to inspect any plumbing and sanitary plumbing and drainage installation. This includes updating the sewerage service diagrams or completion, but excludes any inspection/reinspection labour charge
3.129	Water and sewer extension application	Sydney Water Act 1994	An application seeking an extension of a water or sewer main to a property to make a new connection

Item	Australian tax, fee or charge	Australian law	Notes
3.130	Extended private service application	Sydney Water Act 1994	Application for Sydney Water to investigate feasibility to permit an extended private water service and provide a point of connection
3.131	Water main disconnection application	Sydney Water Act 1994	Application for water main disconnection
3.132	Plumbing and drainage quality assurance application	Sydney Water Act 1994	Application for Sydney Water to provide a Quality Assurance audit role on any plumbing, sanitary and drainage installations
3.133	Alternative water inspection application	Sydney Water Act 1994	Application for Sydney Water to review the proposed connection to an alternative water source, that is, bore water, grey water
3.134	Subdivider/developer feasibility application	Sydney Water Act 1994	An application for an indication of potential servicing requirements. This also includes an indication or developer charges for a development proposal
3.135	Road closure application	Sydney Water Act 1994	An application to determine whether Sydney Water's assets would be affected by a proposed permanent road closure
3.136	Water main connection application (20-25 mm) excluding any subsequent labour charge	Sydney Water Act 1994	An application to connect to the Corporation's main
CATCHI	MENT MANAGEMENT AUTH	ORITIES	
3.137	Catchment contributions	Catchment Management Authorities Act 2003, section 33	Contribution to fund catchment activities in the annual implementation programs approved by the Minister
3.138	Regulatory fees	Catchment Management Authorities Act 2003, No. 104, section 32 (c) and (d)	Fees are paid where an authority receives any application for its approval or permissions, or gives an approval or permission

Item	Australian tax, fee or charge	Australian law	Notes
CHIPPIN	IG NORTON LAKE AUTHOR	RITY	
3.139	Fees and charges	Chipping Norton Lake Authority Act 1977	Fees for extraction of sand or other material
HUNTER	R — CENTRAL RIVERS CAT	CHMENT MANAGEMENT A	UTHORITY
3.140	Catchment contribution	Catchment Management Authorities Act 2003  Hunter-Central Rivers Catchment Management Authority Regulation 2005	An environmental levy that is used to mitigate flooding, control future flooding risks, improve water quality and water management and enhance natural vegetation
HEALTI	H 'CLUSTER'		
Registra Dispens	tion Boards for Chiropract		
4.1	Legal costs	Chiropractors Act 2001; Dental Practice Act 2001; Medical Practice Act 1992; Nurses and Midwives Act 1991; Optometrists Act 2002; Osteopaths Act 2001; Pharmacy Practice Act 2005; Physiotherapists Act 2001; Psychologists Act 2001; Podiatrists Act 2003	Legal costs awarded in disciplinary proceedings by a Tribunal constituted under the relevant Act
4.2	Registration and other fees payable under the Act	Chiropractors Act 2001 and any Regulation made under that Act	All fees required to be paid to the Chiropractors Registration Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.3	Registration and other fees payable under the Act	Dental Practice Act 2001 and any Regulation made under that Act	All fees required to be paid to the Dental Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register

Item	Australian tax, fee or charge	Australian law	Notes
4.4	Registration and other fees payable under the Act	Dental Technicians Registration Act 1975 and any Regulation made under that Act	All fees required to be paid to the Dental Technicians Registration Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.5	Subpoenas and summons	Health Care Complaints Act 1993	Subpoenas and summons issued by the Commission as part of investigations or proceedings
4.6	Registration and other fees payable under the Act	Health Practitioner Regulation Act 2009 and any Regulation made under that Act	All fees required to be paid for matters such as accreditation, registration, endorsement or renewal of registration, examination or assessment fees, and fees related to the register
4.7	Registration and other fees payable under the Act	Medical Practice Act 1992 and any Regulation made under that Act	All fees required to be paid to the New South Wales Medical Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.8	Licensing and other fees payable under the Act	Mental Health Act 2007 and any Regulation made under that Act	All fees required to be paid to the Department of Health for matters such as the licensing of private mental health facilities
4.9	Registration and other fees payable under the Act	Nurses and Midwives Act 1991 and any Regulation made under that Act	All fees required to be paid to the Nurses and Midwives Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.10	Registration and other fees payable under the Act	Optical Dispensers Act 1963 and any Regulation made under that Act	All fees required to be paid to the Optical Dispensers Licensing Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register

Item	Australian tax, fee or charge	Australian law	Notes
4.11	Registration and other fees payable under the Act	Optometrists Act 2002 and any Regulation made under that Act	All fees required to be paid to the Optometrists Registration Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.12	Registration and other fees payable under the Act	Osteopaths Act 2001 and any Regulation made under that Act	All fees required to be paid to the Osteopaths Registration Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.13	Registration and other fees payable under the Act	Pharmacy Practice Act 2005 and any Regulation made under that Act	All fees required to be paid to the Pharmacy Board of New South Wales for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.14	Registration and other fees payable under the Act	Podiatrists Act 2003 and any Regulation made under that Act	All fees required to be paid to the Podiatrists Registration Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.15	Licensing and other fees payable under the Act	Poisons and Therapeutic Goods Act 1966 and any Regulation made under that Act	All fees required to be paid to the Department of Health for matters such as applications for or renewals of licences or authorities to sell, manufacture, supply or wholesale goods regulated under the Act or Regulation
4.16	Licensing and other fees payable under the Act	Private Health Facilities Act 2007 and any Regulation made under that Act	All fees required to be paid to the Department of Health for matters such as applications for or renewal, amendment or transfer of licences for private health facilities, or review of licensing decisions

Item	Australian tax, fee or charge	Australian law	Notes
4.17	Registration and other fees payable under the Act	Psychologists Act 2001 and any Regulation made under that Act	All fees required to be paid to the Psychologists Registration Board for matters such as registration, annual renewal and re-registration, examination fees and administrative fees in relation to the Register
4.18	Regulatory control fees	Public Health Act 1991 and any Regulation made under that Act	All fees required to be paid to the Department of Health for matters relating to microbial control and regulation of the funeral industry
HUMAN	N SERVICES 'CLUSTER'		
ABORIO	SINAL AFFAIRS NSW		
5.1	Community development levy	Aboriginal Land Rights Act 1983	A levy payable by Local Aboriginal Land Councils when they dispose of an interest in land. The purpose of the levy is to create a Community Development Fund from which grants will be made to the most disadvantaged Aboriginal Land Councils
DEPAR	TMENT OF HUMAN SERVICE	S	
5.2	Adoption fees (in country)	Adoption Act 2000	Fee received from applicants seeking to adopt. Fee used to obtain professional assessment, for example, social worker, psychological reports, etc
5.3	Overseas adoption receipts	Adoption Act 2000	Fee received from applicants seeking to adopt from overseas. Fee used to obtain assessment of applicants, for example, social worker, psychological reports, etc
5.4	Family Information Services	Adoption Act 2000	Fees received for access to family records
5.5	Licensing and application fee for children's services	Children and Young Persons (Care & Protection) Act 1998	License fee & application fee received for children's services

Item	Australian tax, fee or charge	Australian law	Notes
5.6	Right to Information application and processing charges	Government Information (Public Access) 2009	RTI application fees and processing charges, which includes the search fees, the extract of the information required, consultation and copying of document
5.7	Fees on subpoenas	Rules of courts issuing subpoenas such as: Children's Court Rule 2000, Children and Young Persons (Care and Protection) Act 1998	Subpoena fees - fees for processing requests for information relevant to court proceedings
5.8	Right to information application and processing charges	Government Information (Public Access) 2009	RTI application fees and processing charges, which includes the search fees, the extract of the information required, consultation and copying of document
INDUS	TRY AND INVESTMENT 'C	LUSTER'	
DEPAR	MENT OF INDUSTRY AND I	NVESTMENT	
AGRICU	ILTURE		
6.1	Beekeepers' registration fees	Apiaries Act 1985	Fee for the right to keep bees
6.2	Beekeeper's compulsory levy	Apiaries Act 1985	Compulsory levy for all beekeepers to cover future compensation
6.3	Other licences, permits and applications fees	Animal Research Act 1985	Fees for licences, accreditation and permits to allow the supply and use of animals for research purposes
6.4	Other licences	Exhibited Animals Protection Act 1986	Fees for licences, approvals and permits to allow animals to be exhibited
6.5	Non Indigenous Animals Act registration fees and permits	Non Indigenous Animals Act 1987	Fee for the right to keep certain non-indigenous animals in licensed accommodation. The movement and transportation of an animal

Item	Australian tax, fee or charge	Australian law	Notes
6.6	Poultry growers' registration fees	Poultry Meat Industry Act 1986	Fee paid for the right to raise poultry
		Poultry Meat Industry Regulations 2008	
6.7	Ovine brucellosis fees	Stock Diseases Act 1923	Fees for examination and treatment of stock or artificial breeding material. Fees for any other service under this Act or regulations
6.8	Health certificates	Stock Diseases Act 1923	Movement of stock into other states may be required to
	Permits, audits		states may be required to have Health certificates befor being allowed to enter. Fees for any other service under this Act or regulations
6.9	Health certificates	Plants Diseases Act 1924	Movement of plants or stock may require Health
	Inspection fees		certification before being allowed entrance into certain parts of Australia for example fruit will need this before being allowed into fruit fly free areas Fees for inspection, treatment quantity or condition
6.10	Application fees and licences	Hemp Industry Act 2008	All fees and licences prescribed in the Act and
		Hemp Industry Regulations 2008	Regulations to allow the cultivation or supply of low THC hemp
6.11	Livestock identification	Stock Diseases Act 1923	Costs associated with compulsory permanent
	tags	Stock Diseases (General) Regulation 2004	identification of stock under Clause 22 subclause (1) of the Act
FISHER	IES		
6.12	Boat licences	Fisheries Management Act 1994	Boat licence fees paid by commercial fisheries in order for them to operate as commercial fishers. Fees are payable according to the size of the vessel and crew number. There are also fees for transferring vessels from one fisher to another on sale of business

Item	Australian tax, fee or charge	Australian law	Notes
6.13	Fisher licences	Fisheries Management Act 1994	Licence fees paid by commercial fishers
6.14	Fisher management fees	Fisheries Management Act 1994	All commercial fishers are required to pay various management fees, including transfer charges, for their respective fishery for example abalone, prawn trawl, rock lobster
6.15	Miscellaneous permits	Fisheries Management Act 1994	The Department levies fees and charges relating to permits for various activities including fish farms, dredging, fish receivers, etc
6.16	Net registrations	Fisheries Management Act 1994	Registration fees for fishing nets
6.17	Inland recreational fishing licence	Fisheries Management Act 1994	This licence pertains to the right to recreational fishing in inland waterways
6.18	Community contributions	Fisheries Management Act 1994	Periodic contributions that shareholders in a share managed fishery, for example, abalone, are required to make their right of access to the fishery. It is an economic resource rent tax, which is based on the idea that those who profit from the use of public resources should have to remit some of their profit back
6.19	Research levy for commercial fishers	Fisheries Management Act 1994	Levied on all commercial fishers and forms part of the fishers licence renewal fee. The funds are used for industry related research by the Fisheries Research and Development Corporation
6.20	Aquaculture permit application fees	Fisheries Management Act 1994	Fees aquaculture operators pay when they apply for a permit to conduct aquaculture
6.21	Aquaculture lease application fees	Fisheries Management Act 1994	Fees aquaculture operators pay when they apply for a lease to conduct aquaculture in a certain area

Item	Australian tax, fee or charge	Australian law	Notes
6.22	Aquaculture research levy	Fisheries Management Act 1994	Charge levied on all fish farm permit holders to provide funds for research into the aquaculture activities administered by AMRAC (Aquaculture Management and Research Advisory Committee)
6.23	Copies of licence and permits	Fisheries Management Act 1994	This fee is payable when a licence or permit issued by NSW Fisheries has to be replaced
6.24	Recreational fishing fee	Fisheries Management and Environmental Assessment Act 2000, section 34B	A recreational fishing fee is payable by recreational fishers as required by Division 4A of the Act
6.25	Commercial fishers annual rental charge	Fisheries Management and Environmental Assessment Legislation Amendment Act 2000	Commercial fishers involved in Category 2 share management fisheries are required to pay a compulsory annual rental charge which is a payment for their privileged access to a community owned resource (synonymous with the community contributions paid by a fisher in a Category 1 share management fishery)
6.26	Environmental assessment contributions	Fisheries Management and Environmental Assessment Legislation Amendment Act 2000	Commercial fishers are required to pay these compulsory management fees in order to operate in their fisheries. These funds will be used for environmental assessment activities
6.27	Charter boat licence fee	Fisheries Management (General) Amendment (Charter Fishing Boats) Regulation 2000	Compulsory licence fee payable by charter boat operators
6.28	Fishing fee exemption certificate fee	Fisheries Management (General) Amendment (Miscellaneous Provisions) Regulation 2001	Compulsory fee payable in order to obtain an exemption certificate

Item	Australian tax, fee or charge	Australian law	Notes
6.29	Share management fisheries application fees	Fisheries Management Act 1994 and Fisheries Management (General) Regulation 2002	Commercial fishers can apply for shares in a fishery after it becomes a share management Fishery. The following fisheries have now been so gazetted: Estuary General, Estuary Prawn Trawl, Ocean Hauling, Ocean Trawl and Ocean Trap and Line. Shares in each fishery will be allocated on a provisional basis, using catch history and other relevant factors
6.30	Fishery monitoring program fees	Fisheries Management Act 1994 and Fisheries Management (General) Regulation 2002	Commercial fishers will be required to pay these fees from 1 July 2004 for fishery monitoring programs including elements of 'observer program', stock assessment', 'port based landings monitoring', 'catch and effort data collection' and 'performance reporting'
BANAN	A INDUSTRY COMMITTEE		
6.31	Plantation levy — (Northern growers)	Banana Industry Act 1987	Industry development — pest and disease control
6.32	Plantation levy — (Southern growers)	Banana Industry Act 1987	Industry development — pest and disease control
6.33	Plantation levy	Banana Industry Act 1987	Information and education
6.34	Plantation levy	Banana Industry Act 1987	Research and development
6.35	Plantation levy	Banana Industry Act 1987	Advertising and promotion
6.36	Plantation levy	Banana Industry Act 1987	Administration

Australian taxes, fees and charges

Item	Australian tax, fee or charge	Australian law	Notes
BOARD	OF VETERINARY SURGEON	IS OF NSW	
6.37	Recording in a register additional particulars	Veterinary Practice Act 2003	Where a surgeon applies for particulars to be recorded in a register in addition to those required to be recorded under this Act. For example, if the surgeon is registered in another State he/she may want this information included
6.38	Application for Registration — Full registration  (a) employed in private practice \$100  (b) employed in public sector \$50	Veterinary Practice Act 2003	A person will receive full registration as a veterinary surgeon if they hold an academic award in veterinary science extending over the last five years and in a general study of veterinary science
6.39	Application for registration — Limited registration \$200	Veterinary Practice Act 2003	A person will receive limited registration as a veterinary surgeon if the registration enables them to carry on practice of veterinary science for a specific purpose for a limited time and the qualifications of that person justify registration
6.40	Application for registration — Specialist registration \$200	Veterinary Practice Act 2003	A person will receive registration as a specialist veterinary surgeon in a prescribed branch if the surgeon has such qualifications in veterinary science and such experience in the practice of veterinary science as to justify the registration
6.41	Annual roll fee  (i) in private practise \$225  (ii) in public sector \$140	Veterinary Practice Act 2003	Paid annually by each registered veterinarian
6.42	Restoration to roll fee \$250	Veterinary Practice Act 2003	Penalty fee imposed when a veterinarian has been removed from the roll for non-payment of the above fees. Must be paid before restoration

Item	Australian tax, fee or charge	Australian law	Notes
6.43	Recording in a register additional particulars	Veterinary Practice Act 2003	Where a surgeon applies for particulars to be recorded in a register in addition to those required to be recorded under this Act. For example, if the surgeon is registered in another State he/she may want this information included
MURRA	Y VALLEY (NSW) WINE GRA	APE INDUSTRY DEVELOPM	MENT COMMITTEE
6.44	Compulsory charge	Agricultural Industry Services (Murray Valley (NSW) Wine Grape Industry Development Committee) Act) 1999	Levy on tonnes of wine grapes delivered to wineries
NSW G	AME COUNCIL		
6.45	Application fee for different types and classes of gaming hunting licences	Game and Feral Animal Control Act 2002 Game and Feral Animal Control Regulations 2004, Part 3, section 16 1 and 2	Both general and restricted classes of:  (a) standard hunting licence  (b) visitors hunting licence  (c) hunting guide licence, and  (d) commercial hunting licence
RURAL	LANDS PROTECTION BOAR	RD	
6.46	Board must levy general and animal health rates	Rural Lands Protection Act 1998, section 62	Board must levy rates on occupiers of all rateable land
6.47	Board may levy special purpose rate	Rural Lands Protection Act 1998, section 62	Exercising noxious weed control functions under Noxious Weeds Act 1993
6.48	Liability of a person who becomes the occupier	Rural Lands Protection Act 1998, section 66	The owner is liable for payment of the current rate and any arrears of the previous owner
6.49	Certificate as to rates, charges and other matters (liability of a person who becomes the occupier)	Rural Lands Protection Act 1998, section 236	Application for a certificate must be accompanied by the fee prescribed in the regulations
6.50	Measures to facilitate the recovery of rates, charges and other amounts	Rural Lands Protection Act 1998, section 200 and 201	Subject to the payment of such fees as may be prescribed

ltem	Australian tax, fee or charge	Australian law	Notes
6.51	Issue of transported stock statements	Rural Lands Protection Act 1998, section 140C, 140D	Accompanied by such fee as may be determined by the board concerned (being a fee not exceeding those
		Pastoral and Agricultural Crimes Legislation Amendment Act 2002 No. 33	prescribed by the Regulations for the purposes of this section)
6.52	Impound of bees	Rural Lands Protection Act 1998, section 125	The person must pay to the Board the impounding fee prescribed in the regulations
6.53	Pest Control Orders	Rural Lands Protection Act 1998, section 155, 156 (Declared Minister for Primary Industry under section 143)	Supply owners/occupiers with lawful and specified methods of control/eradication, of declared pest animals, such as fumigates and pesticides in a manner complying with the <i>Pesticides Act 1978</i> , by the Board's authorised control officer — prescribed methods of off label permits
6.54	Board may levy a special noxious animal (special purpose) rate	Rural Lands Protection Act 1998, section 62	The Board may levy a rate to defray any costs incurred
6.55	Boards may be required to impose a levy (special purpose rate)	Rural Lands Protection Act 1998, section 62	Noxious insects permit raised on all occupiers of rateable land
6.56	Pest Animal Control — supply and/or application of prescribed methods of eradication	Rural Lands Protection Act 1998, section 143, in conjunction with sections 153 and 156	Prescribed methods of suppressing and destroying noxious animals that require mandatory issue of permit and supply or possession without such is an offence
6.57	OJD (Ovine Johnes Disease) compulsory levy	Agricultural Livestock (Diseases and Control Funding) Act 1998	RLP Boards have a statutory duty to collect this industry levy under the provisions of the Act
RURAL	LANDS PROTECTION REGU	LATION 1995	
6.58	Making and levying of rates	Regulation 7, 8 and 9	Levying of general and animal health and special purpose (eradication) rates
6.59	Property search	Regulation 65	Search fees RLP Act and Stock Diseases Act, as prescribed

Item	Australian tax, fee or charge	Australian law	Notes
6.60	Fees payable for transported stock statements	Regulation 37	Prescribed fee
NSW FO	OOD AUTHORITY		
6.61	Meat licence fees	Food Act 2003: Consolidation Food Regulation 2005	Regulation and Meat Hygiene: Re  1 Human Consumption — Abattoirs, Meat Processing Plants, Meat Vans, Meat Retail Premises, Game Meat Processing Plants, Game Meat Vans  2 Animal Food — Animal
			Food Processing Plants, Knackeries, Animal Food Vans
			3 Other — Rendering Plants
6.62	Meat industry levies	Meat Industry Act 1978: Meat Industry (Meat Industry Levy) Regulation 1999  Rural Lands Protection Act 1998: Rural Lands Protection (General) Regulation 2001	The levy is payable by every occupier of land liable to pay an animal heath rate under the Rural Lands Protection (General) Regulation 2001
6.63	Seafood business licence fees and levies	Food Act 2003: Consolidation Food Regulation 2005	Includes fees for carrying on a seafood business and associated annual levies
6.64	Shellfish levies	Food Act 2003: Consolidation Food Regulation 2005	Includes Local and State Shellfish Program Levies
6.65	Dairy licence fees	Food Act 2003: Consolidation Food Regulation 2005	Includes licence fees to carry on business as dairy farmer, operating a milk store, operating a dairy produce factory, operating a dairy produce store, a vehicle vendor, a milk farm collector, and other licence fees as NSW Food Authority so determines

Item	Australian tax, fee or charge	Australian law	Notes
6.66	Plant products licence fees	Food Act 2003: Consolidated Food Regulation 2005	Includes licence fees for the handling of fresh cut fruit, fresh cut vegetable, vegetables in oil, unpasteurised juice, seed sprouts
6.67	Egg licence fees	Food Act 2003: Consolidated Food Regulation 2005	Includes licence fees for the processing, manufacture and farming of eggs and egg products, for poultry and duck
6.68	Food suppliers to vulnerable populations	Food Act 2003: Consolidated Food Regulation 2005	Includes licence fees for the supply of food to, within and by:  Hospitals Aged care facilities Nursing homes
6.69	Catering licence fees	Food Act 2003: Consolidated Food Regulation 2005	Includes licence fees for the supply of food to, within and by industrial, commercial, institutional and non-institutional caterers
6.70	Meals on wheels licence fees	Food Act 2003: Consolidated Food Regulation 2005	Includes licence fees for the supply of food to and by meals on wheels associations, businesses and organisations
6.71	Childcare facility licence fees	Food Act 2003: Consolidated Food Regulation 2005	Includes licence fees for the supply of food to, within and by childcare facilities
ENERGY			
6.72	Pipeline licence fees, search fees, transfer fees	Pipelines Act 1967 Pipeline Regulations 2005	Annual licence fees under the <i>Pipelines Act 1967</i> are imposed as a means of recovering administration of the Act, and are determined on a cost per kilometre basis  Fees and charges in connection with the administration or execution of the Act

Item	Australian tax, fee or charge	Australian law	Notes
6.73	Energy labelling fees/Minimum energy performance standards fees, Application fees, Transfer fees	Energy & Utilities Administration Regulation 2006 Electricity (Consumer Safety) Regulation 2006	Regulatory fee. All major appliances are required to be labelled. Each model of an appliance must be registered and pay the fee  Fees and charges in connection with the administration or execution of the Acts
6.74	Capital contributions  Network service providers' licence	Electricity Supply Act 1995	Electricity distributors non contestable augmentation charges under section 25 of the Act and capital assets gifted to or vested in the distributors  A levy determined in respect of that year by order of the Governor and payable by a licence  Fees and charges in connection with the administration or execution of the Act
6.75	Cathodic protection system fees Application fees, annual fees, examination or testing fees	Electricity Supply Act 1995  Electricity Supply (Corrosion Protection) Regulation 2008	Registration fee for Cathodic Protection System  Fees and charges in connection with the administration or execution of the Act
6.76	Application fees for accreditation as an energy saving certificate provider, transfer fees	Electricity Supply (General) Regulations 2001	Fees and charges in connection with the administration or execution of the Act
TRANS	GRID		
6.77	Property inquiries for land conveyancing	Conveyancing Act 1919  Conveyancing (Sale of Land) Regulation 2005	Search fee on information regarding TransGrid's existing right or interest in the land or any TransGrid — Board approved proposal which would affect title to land

Item	Australian tax, fee or charge	Australian law	Notes
FORES	TRY		
6.78	Application for forest lease	Forestry Act 1916  Forestry Regulation 2009, Clause 31 and Schedule 1	Compulsory. Generally 6-10 years but permissible for 50 years or longer. For any purpose approved by the Forestry Commission and not opposed to the interests of forestry
6.79	Application for occupation permit	Forestry Act 1916  Forestry Regulation 2009, Clause 31 and Schedule 1	Compulsory, often annual but varies from months to 10 years, for the right to occupy land within State Forest timber or flora reserves and certain other Crown lands for various purposes including grazing, sawmills, charcoal burning, beekeeping, communication towers and transmission lines, etc
6.80	Application for sawmill licence	Forestry Act 1916  Forestry Regulation 2009, Clause 31 and Schedule 1	Compulsory (see sawmill licence below)
6.81	Clearing licence	Forestry Act 1916 section 27F & Forestry Regulation 2009, Clause 48	Compulsory, as required, normally current for about two years. For the right to clear timber or other vegetation from State forest, timber reserves or flora reserves
6.82	Contractor's licence	Forestry Act 1916  Forestry Regulation 2009, Clause 43 and Schedule 1	Compulsory, generally annual. Engaged by holders of timber licences to obtain timber, forest products or forest materials (gravel, sand etc) from Crown timber lands
6.83	Forest materials licence	Forestry Act 1916  Forestry Regulation 2009, Clause 35 and Schedule 1	Compulsory, term varies (generally renewed annually) for right to take sand, gravel etc from Crown timber lands

Item	Australian tax, fee or charge	Australian law	Notes
6.84	Operators licence	Forestry Act 1916  Forestry Regulation 2009, Clause 43 and Schedule 1	Compulsory, generally annual. Engaged by holders of timber licences or by contractors to obtain timber, forest products or forest materials (gravel, sand etc) from Crown timber lands see sawmill licence
6.85	Permission to work a sawmill	Forestry Act 1916	Compulsory, generally annual
		Forestry Regulation 2009, Clause 47 and Schedule 1	
6.86	Products licence	Forestry Act 1916  Forestry Regulation 2009, Clause 35 and	Compulsory, term varies (generally 3-12 months) for right to take forest products (vegetation other than timber)
		Schedule 1	from Crown timber lands
6.87	Sawmill licence	Forestry Act 1916 section 28 and Forestry Regulation 2009, Schedule 1	Compulsory, annual charge (generally renewed annually) for right to operate a sawmill in NSW
6.88	Timber licence	Forestry Act 1916 section 27A and Forestry Regulation 2009, Schedule 1	Compulsory, annual charge (generally renewed annually) for right to take timber from Crown timber land in NSW
6.89	Transfer of forest lease	Forestry Act 1916  Forestry Regulation 2009, Clause 37 and Schedule 1	See application for forest lease
6.90	Transfer of occupation permit	Forestry Act 1916  Forestry Regulation 2009, Clause 37 and Schedule 1	See application for occupation permit
6.91	Transfer of sawmill licence	Forestry Act 1916  Forestry Regulation 2009, Clause 37 and Schedule 1	See sawmill licence
6.92	Transfer of timber licence, products licence or forest materials licence	Forestry Act 1916  Forestry Regulation 2009, Clause 37 and Schedule 1	See licences above

Item	Australian tax, fee or charge	Australian law	Notes
6.93	Application for approval of preservative treatment and registration of brand	Timber Marketing Act 1977	Compulsory, regulatory
	and region allon or arama	Timber Marketing Regulation 2005, Clause 15 (2)	
6.94	Application for renewal of approval of preservative treatment and registration	Timber Marketing Act 1977	Compulsory, regulatory
	of brand	Timber Marketing Regulation 2005, Clause 16 (2)	
6.95	Application for variation of approval of	Timber Marketing Act 1977	Compulsory, regulatory
	preservative treatment and registration of brand	Timber Marketing Regulation 2005, Clause 17 (2)	
6.96	Application for transfer of approval of preservative treatment and registration of brand	Timber Marketing Act 1977	Compulsory, regulatory
		Timber Marketing Regulation 2005, Clause 18 (2)	
COUNT	RY ENERGY		
6.97	Building plans	Water Management Act 2000 and Electricity Supply Act 1995	Building plan approvals for new connections and extensions, including plan printing and plan plotting
6.98	Capital contributions	Electricity Supply Act 1995	Electricity distributors non-contestable augmentation charges under section 25 of the Act and capital assets gifted to or vested in the distributors
6.99	Water charges	Water Management Act 2000	Includes application, site inspection, statement of available water pressure
6.100	Sewerage charges	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.101	Trade waste charges	Water Management Act 2000	Includes application, inspection, annual trade waste fees, trade waste usage and excess mass charges

Item	Australian tax, fee or charge	Australian law	Notes
6.102	On-site sewerage	Water Management Act 2000	Includes site inspection for water-sewerage, backflow
	Management system		prevention device testing and certification
	Application building		
	Application		
	Approval to operate and inspection fees		
6.103	Developer charges	Water Management Act 2000	Developer charges in relation to water sewerage and drainage
6.104	Drainage service charge	Water Management Act 2000	Standardised charge levied or properties
6.105	Trade waste charges	Water Management Act 2000	Charges imposed relative to the strength and volume of discharge to the sewer systen by non-domestic customers
6.106	Recoverable works	Water Management Act 2000	Recovery of costs in carrying out works
6.107	Developer service charge	Water Management Act 2000	Cash contribution toward the cost of provision of water and sewerage services
6.108	Developer/Third party contributed assets	Water Management Act 2000	Value of water and sewer piping acquired and installed by a developer and handed over to Country Energy 'free of charge'
6.109	Water supply connection/ Reconnection/ Disconnection charge	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.110	Sewer connection fees	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.111	Sewerage drainage plan fees	Water Management Act 2000	Includes sewer drainage diagrams, sewer long section and sewer connection diagram
6.112	Sewerage drainage arrester approval	Water Management Act 2000	Fees associated with the regulation of the supply of water

Item	Australian tax, fee or charge	Australian law	Notes
6.113	Ratings certificate Part 2 (section 41)	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.114	Urban development/ Rural development	Water Management Act 2000	Includes the water supply and sewer reticulation
6.115	Raise/Lower/Adjust existing service	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.116	Relocate existing service	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.117	Compulsory meter fees	Water Management Act 2000	Includes meter fees, diversion permit meter fees, meter connection fees, meter installation and delivery, remote meter reading device fees, removal and testing of meters, and charging for portable metered hydrants. Associated with the provision of water or sewerage services
6.118	Water meter reading fee	Water Management Act 2000	Fee for special reading of a water meter
6.119	Fire service fees	Water Management Act 2000	Includes fire service resealing fee, fire service tariff, and fire service annual charge. Associated with the provision of water for fire services
6.120	Application for fire service	Water Management Act 2000	Compulsory application fee paid by customers
6.121	Water service installation	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.122	Increase in size of water service	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.123	Alteration from duel service to single	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.124	Downgrade meter size	Water Management Act 2000	Fees associated with the regulation of the supply of water

Item	Australian tax, fee or charge	Australian law	Notes
6.125	Plumbing inspections	Water Management Act 2000	Compulsory inspection fee for regulatory purposes
6.126	Plumbers application	Water Management Act 2000	Application fee required by government prior to undertaking an activity
6.127	Conveyancing enquiry fees	Conveyancing Act 1919	Regulatory charges imposed to undertake an activity - includes conveyancing certificate
6.128	Vacant land charge	Water Management Act 2000	Fees associated with the regulation of the supply of water
			Charge for availability of water and sewerage services, even though the services are not connected
6.129	Repair damaged water service	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.130	Rectification of Illegal service	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.131	Replace damaged water meter	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.132	Asset location	Water Management Act 2000	Fees associated with the regulation of the supply of water
			Fee for locating asset — major or minor, critical or non-critical infrastructure
6.133	Replace water main before customer installations	Water Management Act 2000	Fees associated with the regulation of the supply of water
6.134	Standpipe hire and associated water usage charges	Water Management Act 2000	Fees associated with the regulation of the supply of water

Australian taxes, fees and charges

approval fees  Act 2000  Act 2000  Act 2000  Act 2000  Relocate existing stop valve or hydrant  Relocate existing stop valve or hydrant  Act 2000  Relocate existing stop valve or hydrant  Relocate existing stop valve or hydrant  Respectively of valve or hydrant  Respectively or hydrant  Respectiv	Item	Australian tax, fee or charge	Australian law	Notes
Valve or hydrant   Act 2000   regulation of the supply of water	6.135			extension of period of licences and approvals or the right to
Resources  6.138 Trade waste charges — Food waste disposal Fees associated with the regulation of the supply of water  COAL COMPENSATION BOARD  6.139 Appeal fees  Coal Acquisition Act 1981 Coal Acquisition Act 1981 Coal Acquisition (Compensation) Arrangements 1985 Coal Acquisition (Reacquisition Act 1981 Coal Acquisition Act 1992 Fees and charges in connection with the admining lease fees as set out in the Government Gazette  Mining Amendment Act 2008  6.141 Any monies received as a tender for the grant of titles  Mining Amendment Act 2008  Payment of royalty on minerals won on titles  Mining Act 1992 Payment of royalty is required by the Act and rates are set of the supply of water act 2004 with the regulation of the supply of water  Resources  Fees associated with the regulation of the supply of water  Appeals lodged by the claimants for the amount of compensation determined  Appeals lodged by the claimants for the amount of compensation determined  Appeals lodged by the claimants for the amount of compensation determined  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants for the supply of water  Appeals lodged by the claimants	6.136			regulation of the supply of
Food waste disposal  Act 2000  regulation of the supply of water  COAL COMPENSATION BOARD  6.139  Appeal fees  Coal Acquisition Act 1981 Coal Acquisition (Compensation) Arrangements 1985  Coal Acquisition (Reacquisition Arrangements) Order 1997  MINERAL RESOURCES  6.140  Lodgement fees and mining lease fees as set out in the Government Gazette  Mining Amendment Act 2008  Mining Act 1992 Mining Act 1992 Mining Act 1992 There are provisions in the Mining Act 1992 for inviting tenders for the grant of titles  Mining Amendment Act 2008  Mining Act 1992 Payment of royalty on minerals won on titles  Mining Act 1992 Payment of royalty is required by the Act and rates are see	6.137	•	_	regulation of the supply of
6.139 Appeal fees  Coal Acquisition Act 1981 Claimants for the amount of compensation (Compensation) Arrangements 1985  Coal Acquisition Act 1981  Coal Acquisition Act 1981  Coal Acquisition Act 1981  Coal Acquisition (Reacquisition Arrangements) Order 1997  MINERAL RESOURCES  6.140 Lodgement fees and mining lease fees as set out in the Government Gazette  Mining Act 1992  Mining Amendment Act 2008  6.141 Any monies received as a tender for the grant of titles  Mining Amendment Act 2008  Mining Amendment Act 2008  Mining Amendment Act 2008  Mining Act 1992  Mining Amendment Act 2008  Payment of royalty on minerals won on titles  Mining Act 1992  Payment of royalty is required by the Act and rates are see the second and the second action and the second action and the second action and the second action a	6.138	_		regulation of the supply of
Coal Acquisition (Compensation) Arrangements 1985  Coal Acquisition Act 1981  Coal Acquisition Act 1981  Coal Acquisition (Reacquisition Arrangements) Order 1997  MINERAL RESOURCES  6.140  Lodgement fees and mining lease fees as set out in the Government Gazette  Mining Amendment Act 2008  6.141  Any monies received as a tender for the grant of titles  Mining Amendment Act 2008  Mining Amendment Act 2008  Mining Amendment Act 2008  There are provisions in the Mining Act 1992 for inviting tenders for the grant of titles  Mining Amendment Act 2008  6.142  Payment of royalty on minerals won on titles  Mining Act 1992  Payment of royalty is requiply the Act and rates are see	COAL C	OMPENSATION BOARD		
6.140 Lodgement fees and mining lease fees as set out in the Government Gazette  6.141 Any monies received as a tender for the grant of titles  6.142 Payment of royalty on minerals won on titles  Mining Act 1992  Mining Amendment Act 2008  Mining Act 1992  Payment of royalty on minerals won on titles  Mining Act 1992  Payment of royalty is required by the Act and rates are set.	6.139	Appeal fees	Coal Acquisition (Compensation) Arrangements 1985  Coal Acquisition Act 1981  Coal Acquisition (Reacquisition Arrangements)	claimants for the amount of
mining lease fees as set out in the Government Gazette  Mining Regulation 2003 administration or execution the Act  Mining Amendment Act 2008  Any monies received as a tender for the grant of titles  Mining Act 1992 at tenders for the grant of titles  Mining Amendment Act 2008  There are provisions in the Mining Act 1992 tenders for the grant of titles  Mining Amendment Act 2008  Payment of royalty on minerals won on titles  Mining Act 1992 Payment of royalty is required by the Act and rates are set	MINERA	L RESOURCES		
a tender for the grant of titles  Mining Act 1992 for inviting tenders for the grant of title  Mining Act 1992 for inviting tenders for the grant of title  Act 2008  6.142 Payment of royalty on minerals won on titles  Mining Act 1992 Payment of royalty is required by the Act and rates are set	6.140	mining lease fees as set out in the Government	Mining Regulation 2003  Mining Amendment	connection with the administration or execution of
minerals won on titles by the Act and rates are se	6.141	a tender for the grant of	Mining Amendment	There are provisions in the <i>Mining Act 1992</i> for inviting tenders for the grant of titles
3	6.142		Mining Act 1992 Mining Amendment Act	Payment of royalty is required by the Act and rates are set by Regulation

Item	Australian tax, fee or charge	Australian law	Notes
6.143	Levies and fees	Mining Act 1992 (section 175 (2) (h) (h1))	Levies and fees imposed on mineral claims and opal prospector licences
6.144	Mine safety levy imposed on insurers	Mine Safety (Cost Recovery) Act 2005	Payment of levies for the purpose of funding the regulatory activities in relation to mine safety
6.145	Certificate of competency	Coal Mine Health & Safety Act 2002 Mine Health & Safety Act 2004	Prescribed fee to be paid by an applicant desiring to be examined to attain the certificate of competency
		AGI 2007	Replacement of certificate of competency
6.146	Testing fees and other services for registration under this Act	Coal Mine Health & Safety Act 2002, Division 5, section 219	For the testing and other services of plant or material for registration for the purpose of this Act
	Tourist or educational permits	Mine Health & Safety Act 2004	Issue of any tourist or educational permit
6.147	Mutual recognition	Mutual Recognition (New South Wales) Act 1992	Fee imposed for the registration of a qualification
		Trans-Tasman Mutual Recognition (New South Wales) Act 1996	
6.148	Fees as set out in the Regulations to the Petroleum (Onshore) Act except those fees required in respect of requests under sections 118, 119 and 120	Petroleum (Onshore) Act 1991 Petroleum (Onshore) Regulations 2007	Regulatory Fees for lodgement of applications, the grant, transfer and renewal of titles and annual fees
6.149	Payment of royalty on petroleum recovered from titles granted	Petroleum (Onshore) Act 1991	Payment of royalty is required by the Act and rates are set by Regulation
6.150	Application fees, transfer fees and annual fees	Petroleum (Offshore) Act 1982	These are fees set by Regulation for lodgement of applications, transfer of titles
		Petroleum (Offshore) Regulations 2006	and annual fees
6.151	Payment of royalty on petroleum recovered from titles granted	Petroleum (Offshore) Act 1982	Payment of royalty is required by the Act and rates are set by Regulation

Part 2

Item	Australian tax, fee or charge	Australian law	Notes
MINES S	SUBSIDENCE BOARD		
6.152	Colliery contributions	Mine Subsidence Compensation Act 1961	Annual levy on proprietors of coal mines, to provide the prime source of funding for the Mine Subsidence Compensation Fund. No direct benefit is provided to individual proprietors, because the Fund covers all mine subsidence, including abandoned workings. There is a general benefit of statutory protection from common law actions for damage to improvements
6.153	Certificate of compliance	Mine Subsidence Compensation Act 1961, section 15B	Certificate of compliance used in conveyance which certifies that a property is eligible for compensation where property being sold is in a proclaimed mine subsidence district
6.154	Certificate of claims	Mine Subsidence Compensation Act 1961, section 15C	Tells whether a claim for compensation has been paid on the property
STATE	WATER CORPORATION		
6.155	Rates and charges for private irrigation districts	Water Management Act 2000	Rates and charges for districts on land holders for the purpose of meeting liabilities and expenses of the district
NATURA	AL RESOURCES		
6.156	Water Act fees	Water Act 1912, Parts 2, 5 and 8	Fees under the Water Act payable by applicants for issue and renewal of permits or licences
6.157	Fees prescribed by regulation	Western Lands Act 1901	Application fees, survey fees and any other fees which may from time to time be prescribed
6.158	Fees approved by the Minister	Western Lands Act 1901	Application fees, notice of claim or dispute regarding fencing, surrender under section 33A or any other fees which may from time to time be approved by the Minister

Item	Australian tax, fee or charge	Australian law	Notes
6.159	Permit fee	Rivers and Foreshores Improvement Act 1948	Permit required to make an excavation on, in or under protected land, or do anything which obstructs, or detrimentally affects the flow of protected waters or which is likely to do so
6.160	Database search fees and provision of copies or extracts of documents or information from	Western Lands Act 1901 Water Act 1912	Provision of information from records and databases
	databases	Water Management Act 2000	
		Environmental Planning and Assessment Act 1979	
6.161	Irrigation corporation operating licence fee	Water Management Act 2000	Licence to operate as an irrigation corporation
		Water Management (Irrigation Corporations) Regulation 1995	
6.162	Irrigation corporation water management works licence fee	Water Management Act 2000	Licence to operate water management works
	Worke Moories 166	Water Management (Irrigation Corporations) Regulation 1995	
6.163	Irrigation corporation water service charges	Water Management Act 2000	Service charges levied by the Water Administration
		Water Management (Irrigation Corporations) Regulation 1995	Ministerial Corporation on Irrigation Corporations for river management, drainage, flood mitigation or other special purposes
6.164	Rates charged by Bore Water and Irrigation Trusts	Water Management Act 2000	Rates levied by the Trusts on landowners for the purposes of maintenance, renewal and management of the works of the Trust District
6.165	Water management licence fees	Water Act 1912, Part 9	License for water management authorities to operate water management works

Item	Australian tax, fee or charge	Australian law	Notes
6.166	Fee for transfer of water allocation	Water Act 1912, Part 2 Water Management	Fee payable by landowners for the transfer of water allocations
		Act 2000	
6.167	Application for the authorisation of plantation or proposed plantation	Plantations and Reafforestation Act 1999	Application fees for the authorisation of plantation or proposed plantation
6.168	Rates and charges by private irrigation districts	Water Management Act 2000	Rates and charges levied by Districts on land holders for the purpose of meeting liabilities and expenses of the District
6.169	Fees and charges imposed by the Minister	Water Management Act 2000	Fees and charges, other than fees for services, imposed by the Minister under section 114 of the Act which are payable to the Department
6.170	Development consent application fees	Environmental Planning and Assessment Act 1979	Applications made for development consent of the Minister for the clearing of native vegetation or protected land in accordance with the requirements of the Native Vegetation Conservation Act 1997
6.171	Licence and approval fees	Water Management Act 2000	Fees payable by applicants for lodgement, issue, transfer, amendment, renewal or extension of period of licences and approvals or the right to apply for licences
6.172	Registration fees	Water Management Act 2000	Fees for registration of applications, licences, approvals, transactions, transfers, interests, dealings, caveats and other documents or entries in the registers required to be kept under the Act or the issue of a certificate or statement pursuant to those registers

ltem	Australian tax, fee or charge	Australian law	Notes
6.173	Licensing of forms	Water Management Act 2000	Examination and licensing of forms for dealings that are required by any Act to be in a specified form which is not a form licensed for use for the purposes of the Water Management Act
6.174	Major utility charges	Water Management Act 2000	Compulsory charges for review of activities of major utilities carried out in compliance with Chapter 6, Part 1 of the Act
6.175	Water management charges	Water Act 1912, Part 9	Compulsory charges for administration, review and compliance audit of the activities of water management authorities
6.176	Annual fee for management of irrigation corporation licences	Water Management Act 2000  Water Management (Irrigation Corporations) Regulation 1995	Compulsory charges for administration, review and compliance audit of the activities of irrigation corporations
6.177	Developer contributions	Water Management Act 2000	Cash contributions to water supply authorities towards the cost of water management works or the construction of such works as a precondition to the granting of a certificate of compliance for development in accordance with section 306 of the Act
6.178	Contributions by timber plantation owners	Plantations and Reafforestation Act 1999	Contributions made by plantation owners to local authorities or other bodies designated by the Minister, to finance the provision of transport infrastructure, as provided by Part 5 of the Act
6.179	Licence fee	Snowy Hydro Corporatisation Act 1997, section 31	Compulsory fee for the administration of the licence and monitoring compliance with the licence terms and conditions

Item	Australian tax, fee or charge	Australian law	Notes
WILD D	OG DESTRUCTION BOARD	)	
6.180	Rates	Wild Dog Destruction Act 1921	Western Division landholders owning more than 1,000 hectares pay a levy according to the area owned
JUSTIC	CE 'CLUSTER'		
ADMINI	STRATIVE DECISIONS TRIE	BUNAL	
7.1	Fees	Administrative Decisions Tribunal Act 1997 and Regulations	Fees prescribed in relation to an item of business in the Administrative Decisions Tribunal
7.2	Conduct money	Administrative Decisions Tribunal Act 1997 and Regulations	Fees associated with the production of documents pursuant to a summons
7.3	Fees	Government Information (Public Access) Act 2009	Charge for an appeal to the Administrative Appeals Tribunal
DEPAR	TMENT OF JUSTICE AND A	TTORNEY GENERAL	
7.4	Liquor licences	Liquor Act 2007 and Regulations	Fees collected at Local Courts for the issue of licences under the Liquor Act
7.5	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Fees for certificates issued at Local Courts
7.6	Industrial relations commission fees	Industrial Relations Act 1996 and Regulations	Fees prescribed in relation to an item of business in the Industrial Relations Commission
7.7	Dust diseases tribunal fees	Dust Diseases Tribunal Act 1989  Dust Diseases Tribunal Regulation 2007	All fees prescribed except service or attempted service of any process or other document, including service by post to a corporation and preparation of an affidavit of service at each address where service of the document is effected or attempted
7.8	Family law courts fees	Family Law Act 1975 (Cwth)	Commonwealth contribution to the running of Family Law Courts (Commonwealth-State agreement)

Item	Australian tax, fee or charge	Australian law	Notes
7.9	Land and environment court fees	Land and Environment Court Act 1979 and Regulations	Fees prescribed for filing matters, production of documents, making copies of
		Civil Procedure Act 2005 and Regulations	certificates including filing fee for objector appeals and fees for the issuing of subpoenas for corporations
		Criminal Procedure Act 1986 and Regulations	
7.10	Restitution orders raised	Victims Support and Rehabilitation Act 1996	Restitution Orders or Arrangements under the legislation
7.11	Victims compensation levies	Victims Support and Rehabilitation Act 1996	State levy paid by offenders convicted of a criminal offence
7.12	Payments into the Victims Compensation Fund	Section 68 of Victims Support & Rehabilitation Act 1996	All proceeds or profits confiscated under the Confiscation of Proceeds of Crime Act 1989
			All money required to be credited to the Victims Compensation Fund by the Criminal Assets Recovery Act 1990
7.13	Annual fees	Professional Standards Act 1994 and Regulations	Annual fees, including interest on overdue annual fee, to the Professional Standards Council by the occupational associations whose members are subject to a professional standards scheme
7.14	Fees (annual and applications)	Professional Standards Act and Regulations and Civil Law (Wrongs) Act 2002 and Regulations	Fees for application to approve, amend or revoke professional standards scheme and annual fees, including interest on overdue annual fee, to the Professiona Standards Council by occupational associations whose members are subject to professional standards schemes in NSW and other jurisdiction
7.15	Annulment fee	Section 50 of <i>Fines</i> Act 1996 and  Regulations	Fee for application to the Local Court for re-determination of application for annulment

Item	Australian tax, fee or charge	Australian law	Notes
7.16	Legal practising certificates fees	Legal Profession Act 2004 and Regulations	Fees for Legal Practising Certificates including late payment fees under Part 2.4 of the Act
7.17	Solicitors' fidelity fund contributions	Legal Profession Act 2004 and Regulations	Contributions and levies required to be paid by Practitioners to the Fidelity fund under Part 3.4 of the Act
7.18	Local registration of foreign lawyers	Legal Profession Act 2004 and Regulations	Fee for application for grant or renewal of local registration as a foreign lawyer under Part 2.7 of the Act
7.19	Proposals for application of dormant fund	Dormant Funds Act 1942 and Regulations	Fees payable to the Commissioner with respect to any proposal for a dormant fund that is formulated by the Commissioner under section 11 of the Act
7.20	Fees	Classification (Publication, Films and Computer Games) Enforcement Act 1995	Fees incurred for the provision of a certificate under section 87 of the Commonwealth Classification (Publications, Films and Computer Games) Act 1995
7.21	Internal reviews	Privacy and Personal Information Protection Act 1998	Fees charged pursuant to subsection 54 (4) for the Privacy Commissioner to undertake an internal review on behalf of agencies
7.22	Filing and review fees for costs assessment	Legal Profession Act 2004 and Regulations	Filing fees for an application for costs assessment, and filing fee for review by costs review panel under Part 3.2 of the Act
7.23	Fees	Partnership Act 1892 and Regulations	All fees charged
7.24	Conduct money	Dust Diseases Act 1989, section 20(6)	Fees associated with the production of documents pursuant to a subpoena
7.25	Court fees and Sheriff's fees	Civil Procedure Act 2005 and Regulations	All fees prescribed except service or attempted service of any process or other document by the Sheriff

Item	Australian tax, fee or charge	Australian law	Notes
7.26	Conduct money	Civil Procedure Act 2005 and Regulations	Fees associated with the production of documents pursuant to a subpoena
		Uniform Civil Procedure Rules 2005	pursuant to a suppoena
7.27	Fees	Commonwealth Service and Execution of Process Act 1992	All fees payable in respect of registering a judgment for registration and issuing a
		Civil Procedure Act 2005 and Regulations	sealed copy of a judgment for registration in the Supreme, District and Local Courts
		Uniform Civil Procedure Rules 2005	
7.28	Fees	Criminal Procedure Act 1986 and Regulations	All fees prescribed
7.29	Fees	Succession Act 2006 and Succession Regulation 2008	Fees prescribed to accompany any will that is deposited with the Registrar o the Supreme Court
LEGAL	PROFESSION ADMISSION	BOARD	
7.30	Section 26 application	Legal Profession Act 2004 and Regulations	A certificate stating whether a person is of sufficient good fame and character to be admitted as a lawyer
7.31	Admission application — Forms 10 and 11	Legal Profession Act 2004 and Regulations	Application to be admitted as a lawyer in NSW. Applicants can be Australians or non-Australians residing in Australia or overseas but all being admitted in NSW
7.32	Re-admission application — Form 12	Legal Profession Act 2004 and Regulations	Application for admission as a lawyer if a person has previously been removed from the Roll of Lawyers in NSW
7.33	Certificate of admission — Form 7	Legal Profession Act 2004 and Regulations	Certificate stating that a person has been admitted as a legal practitioner/solicitor/barrister/lawyer in NSW

Item	Australian tax, fee or charge	Australian law	Notes
7.34	Original diplomas and certificates	Legal Profession Act 2004 and Regulations	A testamur of the Diploma in Law; or an original or duplicate certificate of admission as a legal
		Public Notaries Act 1997	practitioner, barrister, solicitor or lawyer or an original certificate of appointment as a Public Notary
7.35	Other applications and certificates	Legal Profession Act 2004 and Regulations	A certificate stating that a person has met the academic requirements for admission as a lawyer; or a report on the examinations completed at the Board; or on completion of the Diploma in Law. Usually used for entry into further tertiary study or admission into another jurisdiction
7.36	Other applications and certificates	Legal Profession Act 2004 and Regulations	An application for a determination of what, if any, additional subjects are required to complete the Diploma in Law or to satisfy the academic requirements for admission as a lawyer
7.37	Late application (where permitted)	Legal Profession Act 2004 and Regulations	A fee charged on a range of applications, which have been lodged after the normal closing date has passed. It may be associated with the Diploma in Law course, admission as a lawyer, application for exemption of training requirements
7.38	Practical training exemption application	Legal Profession Act 2004 and Regulations	An application made by those who claim that College based practical professional training is unnecessary because the practical experience and/or practical training they have previously completed is a sufficient substitute
7.39	Public Notary appointment application	Public Notaries Act 1997	Similar to admission applications where a legal practitioner applies to be appointed as a public notary
7.40	Certificate of current appointment — Form 4	Public Notaries Act 1997	Certificate that a Public Notary has been appointed in NSW

Item	Australian tax, fee or charge	Australian law	Notes
7.41	Other applications	Public Notaries Act 1997	Application to vary on the Public Notary roll: a change of name; employment details; residential address etc
7.42	Late application (where permitted)	Public Notaries Act 1997	A fee charged on a range of applications which have been lodged after the normal closing date has passed
7.43	Annual notification by Public Notary in Form 6	Public Notaries Act 1997	Fees charged to public notaries for the compulsory annual notification of their particulars
7.44	Academic exemption application	Legal Profession Act 2004 and Regulations	An application either made by those seeking academic credit for studies gained in a jurisdiction outside Australia of from another Australian University
7.45	Rule 67 and student course applications	Legal Profession Act 2004 and Regulations	Fees charged to Students for seeking relaxation of the Board rules for various reasons
7.46	Examinations	Legal Profession Act 2004 and Regulations	Fees charged for the provision of student examinations
7.47	Unscheduled examination	Legal Profession Act 2004 and Regulations	Fees charged for the provision of student examinations taken at an unscheduled location including interstate or overseas
7.48	Academic transcript	Legal Profession Act 2004 and Regulations	An academic transcript of the student's record
7.49	Interview with examiner	Legal Profession Act 2004 and Regulations	Fee charged for interview with examiner for feedback on Student performance
7.50	Student registration	Legal Profession Act 2004 and Regulations	A registration fee for admission to the Board's Diploma in Law course
7.51	Rule 71 application fee	Legal Profession Act 2004 and Regulations	An application to the Board for review of an Examinations Committee determination

Item	Australian tax, fee or charge	Australian law	Notes
REGIST	RY OF BIRTHS, DEATHS A	ND MARRIAGES	
7.52	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations Adoption Act 2000	Certificate certifying particulars contained in an entry in the Register or a certificate certifying that no entry was located in the Register about a relevant registrable event, in respect of a period not exceeding 10 years
7.53	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Certificate as to a recording in a pre-1918 register kept under the Act where the applicant has provided the relevant number of the recording
7.54	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Priority search or issue of a certificate of result of search in addition to any other fee
7.55	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Search service. The search function is conducted by the Registry of Births, Deaths and Marriages and is only required for people whose origins are more obscure than the normal client. The immediate lineage may be obscured by complex family relationships. The end result is a certificate
7.56	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Insertion in a recording of a name, an additional name or a change of name or any other particulars
7.57	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Recording in the Register, subsequent to registration of the birth of a child, the name of or other particulars relating to a person as a parent of the child
7.58	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Furnishing a certified copy of any record or document kept in the Registry of Births, Deaths and Marriages, for which no fee is otherwise provided

Item	Australian tax, fee or charge	Australian law	Notes
7.59	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	Commemorative Certificates. introduced in 1994 a premium commemorative certificate
7.60	Certificates	Births, Deaths and Marriages Registration Act 1995 and Regulations	For search against any one name in the Register (including an index to the Register) in respect of a period not exceeding 10 years pursuant to an application under section 50 of the Act (including the fee for a certificate of result of any such search)
			Section 50 of the Act refers to the issue of certificates relating to children of deceased persons
7.61	Registry fees administration charges	Births, Deaths and Marriages Registration Act 1995 and Regulations	For collection of certificates and fees for other states by the NSW Registry of BDM. For fax transmission of certificate information to Passport Australia
7.62	Recognised details certificate	Courts and Crimes Legislation Amendments Act 2008	An application to apply for a recognised details certificate which is a certificate issued under section 32DD certifying the sex of a person who has undergone a sex affirmation
7.63	Registration certificate	Relationships Register Act 2010 No 19 and Regulations	Certificate certifying particulars contained in an entry in the Register
7.64	Revocation certificate	Relationships Register Act 2010 No 19 and Regulations	Certificate certifying revocation of particulars contained in an entry in the Register
7.65	Priority fee	Relationships Register Act 2010 No 19 and Regulations	Priority issue of a certificate in addition to any other fee
7.66	Registration lodgement fee	Relationships Register Act 2010 No 19 and Regulations	Recording in the Register of the particulars relating to the relationship

Item	Australian tax, fee or charge	Australian law	Notes
7.67	Registration revocation fee	Relationships Register Act 2010 No 19 and Regulations	Recording in the Register particulars relating to the revocation of a relationship
NSW TF	RUSTEE AND GUARDIAN		
7.68	Management fees	NSW Trustee and Guardian Act 2009 and Regulations	Fees attached to the management of the estate of a managed person
7.69	Supervision fees	NSW Trustee and Guardian Act 2009 and Regulations	Fees charged to supervise the private financial manager of the estate of a managed person
OFFICE	OF THE GOVERNMENT IN	FORMATION COMMISSION	ER .
7.70	Fees	Government Information (Public Access) Act 2009	Application for access to Government Information
7.71	Fee for open access information	Government Information (Public Access) Act 2009	An application to the Information Commissioner for open access information
7.72	Fee for information proactively released	Government Information (Public Access) Act 2009	An application to the Information Commissioner to release information proactively
7.73	Processing fee	Government Information (Public Access) Act 2009	Processing Charge for an access application
7.74	Fee – internal review	Government Information (Public Access) Act 2009	Fee for an internal review of applications
7.75	Fee – internal review directed by Information Commissioner	Government Information (Public Access) Act 2009	Fee for an internal review of applications directed by the Information Commissioner
7.76	Fee – council charge for open access information	Government Information (Public Access) Act 2009	Council's may charge for open access information

Item	Australian tax, fee or charge	Australian law	Notes
PLANN	IING 'CLUSTER'		
DEPAR	TMENT OF PLANNING		
8.1	Fees for applications and the exercise of functions under Part 3A (Major infrastructure and other projects) of the Environmental Planning and Assessment Act 1979	Environmental Planning and Assessment Act 1979 and regulations made under that Act	Division 1A of Part 15 of the Environmental Planning and Assessment Regulation 2000 currently sets out fees payable for applications for approval, and for requests for modification of approval, under Part 3A of the Environmental Planning and Assessment Act 1979. Fees are also payable for a review by the Planning Assessment Commission of a project or concept plan and for State significant site investigations
8.2	Fees for development applications, including proportions of fees remitted to the Director-General of the Department of Planning by consent authorities and concurrence fees	Environmental Planning and Assessment Act 1979 and regulations made under that Act	Division 1 of Part 15 of the Environmental Planning and Assessment Regulation 2000 currently sets out fees payable for development applications made under Part 4 of the Environmental Planning and Assessment Act 1979
8.3	Fees for applications for modification of development consent	Environmental Planning and Assessment Act 1979 and regulations made under that Act	Division 2 of Part 15 of the Environmental Planning and Assessment Regulation 2000 currently sets out fees payable for applications for modification of development consent under section 96 of the Environmental Planning and Assessment Act 1979
8.4	Fees for lodging objections regarding application of Building Code of Australia	Environmental Planning and Assessment Act 1979 and regulations made under that Act	

Item	Australian tax, fee or charge	Australian law	Notes
8.5	Development contributions, including contributions required to be paid under planning agreements, local infrastructure contributions and special infrastructure contributions	Environmental Planning and Assessment Act 1979, Division 6 of Part 4 (as in force before its repeal by the Environmental Planning and Assessment Amendment Act 2008)	Development consent (or approval under Part 3A) may be granted subject to a condition requiring the making of a development contribution (including fixed development consent levies) in circumstances set out in Division 6 of Part 4 of the Environmental Planning and Assessment Act 1979 (and subsections 75O and 75R, in the case of Part 3A projects). Development consent (or approval under Part 3A) may also be granted subject to a condition that a planning agreement be entered into under which the developer is required to make a development contribution  Following the dissolution of the Growth Centres Commission, any contributions (including under planning agreements) payable to the former Commission may now be payable to the corporation constituted by section 8 of the Environmenta Planning and Assessment Act 1979
8.6	Contributions for affordable housing	Environmental Planning and Assessment Act 1979	Division 6A of Part 4 of the Environmental Planning and Assessment Act 1979 provides for consent authorities in certain areas to grant development consent subject to a condition for the making of a contribution for the purpose of providing affordable housing.  Section 75R applies Division 6A to Part 3A projects and their approval

Item	Australian tax, fee or charge	Australian law	Notes
8.7	Development contributions, including local infrastructure contributions, state infrastructure contributions, contributions required to be made under planning agreements and contributions for affordable housing	Environmental Planning and Assessment Act 1979	Part 5B of the Environmental Planning and Assessment Act 1979, and Schedule 1 to that Act, provide for the imposition of requirements for the making of development contributions (community infrastructure contributions, State infrastructure contributions and affordable housing contributions) by means of conditions of development consent or approval under Part 3A. Developers can also be required (by conditions of development consent or Part 3A project approval) to enter into planning agreements under which they are required to make development contributions. See also section 75O which provides for concept plan approvals for Part 3A projects to be given subject to the entry into such a planning agreement
8.8	Amounts assessed upon councils for payment of interest on, or repayment of principal of, loans	Environmental Planning and Assessment Act 1979	The Environmental Planning and Assessment Act 1979 (section 143) provides that the corporation constituted by section 8 of the Act may assess the amount required in any year for the payment of interest on, or repayment of principal of, any loans raised by the corporation upon councils in development areas
8.9	Assessment and preparation fees in relation to draft development control plans	Environmental Planning and Assessment Act 1979 and regulations made under that Act	The Environmental Planning and Assessment Regulation 2000 (clause 25AA) currently sets out assessment fees and preparation fees that are payable in respect of draft development control plans by owners of land

Item	Australian tax, fee or charge	Australian law	Notes
8.10	Fees for inspection of books recording disclosures by members of Planning Assessment Commission, joint regional planning panels or planning assessment panels	Environmental Planning and Assessment Act 1979	Schedules 3, 4 and 5B to the Environmental Planning and Assessment Act 1979 require books recording disclosures by members of the Planning Assessment Commission, joint regional panels and planning assessment panels, respectively, to be open to inspection on payment of a fee
8.11	Fees for certified copies of documents, maps and plans held by Department of Planning	Environmental Planning and Assessment Act 1979 and regulations made under that Act	Section 150 of the Environmental Planning and Assessment Act 1979 requires the Director-General of the Department of Planning to provide a certified copy of an original document, map or plan on payment of a 'prescribed fee'. Clause 262 of the Environmental Planning and Assessment Regulation 2000 currently prescribes the fee
8.12	Fees for applications for site compatibility certificates	Environmental Planning and Assessment Act 1979 and regulations made under that Act	The Environmental Planning and Assessment Regulation 2000 (clause 262A) sets out the fees payable for applications to the Director-General of the Department of Planning for site compatibility certificates required by certain State Environmental Planning Policies
8.13	Fees and charges for exercise of functions referred to in section 137 of the Environmental Planning and Assessment Act 1979 (being functions not otherwise referred to under the 'Department of Planning' in this Schedule)	Environmental Planning and Assessment Act 1979 and regulations made under that Act	Clause 263 of the Environmental Planning and Assessment Regulation 2000 currently provides for the charges and fees that may be payable for the exercise of certain functions (referred to in section 137 of the Environmental Planning and Assessment Act 1979) by the Minister, the corporation (constituted by section 8), the Director-General of the Department of Planning and the Department

Item	Australian tax, fee or charge	Australian law	Notes
8.14	Application fees for approval to carry out activities	Heritage Act 1977 and regulations made under that Act	The Heritage Act 1977 provides for applications to be made to the Heritage Council for approval for carrying out certain activities. Section 60 provides for such an application to be accompanied by the 'prescribed fee'. Clause 5 of the Heritage Regulation 2005 set out the fees payable
8.15	Application fees for certificates as to orders	Heritage Act 1977	The Heritage Act 1977 (section 120M) provides for applications to be made to the Heritage Council for certificates as to orders in respect of buildings, works and relics. An application must be accompanied by the fee determined by the Heritage Council
8.16	Application fees for permits	Heritage Act 1977 and regulations made under that Act	The Heritage Act 1977 (section 140) provides for applications to be made to the Heritage Council for permits (for example, permits for the excavation of land containing relics). Any such application is to be accompanied by the 'prescribed fee'. Clause 6 of the Heritage Regulation 2005 currently set out the fees payable in respect of applications for excavation permits
8.17	Fees for certified copies or extracts of documents, maps and plans	Heritage Act 1977	The Heritage Act 1977 (section 151) requires the Department of Planning to provide a certified copy or extract of an original document, map or plan in the custody of the Department of Planning to the person applying for it on payment of such fee as is determined by the Department

Australian taxes, fees and charges

Item	Australian tax, fee or charge	Australian law	Notes
8.18	Application fees for evidentiary certificates	Heritage Act 1977 and regulations made under that Act	The Heritage Act 1977 (section 167) provides for applications to be made to the Heritage Council for certificates with respect to land or relics on payment of the "prescribed fee". Clause 8 of the Heritage Regulation 2005 currently sets out the fee payable
8.19	Fees for copies or extracts of or from government instrumentality's Heritage and Conservation Register	Heritage Act 1977	The Heritage Act 1977 (section 170) provides for the inspection of a government instrumentality's Heritage and Conservation Register or a copy of that Register. A fee may be charged for the making of a copy or an extract of the Register (or copy)
8.20	Fees for reviews of conservation management plans	Heritage Act 1977 and regulations made under that Act	The Heritage Act 1977 (section 166A) provides that the regulations may make provision for fees that may be charged for services provided by the Heritage Council, including reviews of conservation management plans. Clause 9 of the Heritage Regulation 2005 currently provides for the Director-General of the Department of Planning to determine the fees payable for the review of conservation management plans
8.21	Fees for inspection of book recording disclosures by members of Heritage Council	Heritage Act 1977	The Heritage Act 1977 (clause 9 of Schedule 2) requires the book recording disclosures by members of the Heritage Council to be open to inspection on payment of a fee determined by the Heritage Council

Item	Australian tax, fee or charge	Australian law	Notes
BUILDII	NG PROFESSIONALS BOARI	)	
8.22	Application fee for accreditation or renewal of accreditation (for all categories applied or in one application if these categories are A1, A2, A3, A4 or B1 or any combination of them)	Building Professionals Act 2005	The Building Professionals Act 2005 requires that applications for accreditation and renewal of a certificate of accreditation be accompanied by the fee prescribed in the Building Professionals Regulation 2007 & Building Professionals Amendment (Accreditation of Council Employees) Regulation 2009
8.23	Application fee for accreditation or renewal of accreditation (for all categories applied or in one application if these categories are C1-C16 or D1 or any combination of them)	Building Professionals Act 2005	The Building Professionals Act 2005 requires that applications for accreditation and renewal of a certificate of accreditation be accompanied by the fee prescribed in the Building Professionals Regulation 2007
8.24	Application for replacement certificate of accreditation	Building Professionals Act 2005 Building Professionals Regulation 2007	Clause 19 of the Building Professionals Regulation 2007 requires accredited certifiers applying for the issue of a replacement certificate to pay a fee set out in Schedule 2
8.25	Attendance at a continuing professional development course provided by the Board	Building Professionals Act 2005  Building Professionals Regulation 2007	Clause 21 of the Building Professionals Regulation 2007 requires that the fee, determined by the Board as representing the reasonable cost to the Board of providing the course, be paid to the Board for attendance at continuing professional development (CPD) course provided by the Board
8.26	Application under section 109EA of the Environmental Planning and Assessment Act 1979 for approval of change of principal certifying authority or the giving of a notification under that section in relation to such a change	Environmental Planning & Assessment Act 1979 Building Professionals Act 2005 Building Professionals Regulation 2007	Applicants seeking the Board's approval to replace the principal certifying authority (PCA) and persons providing notification of agreement to replace the PCA are required to pay the fee prescribed in Schedule 2 of the Building Professionals Regulation 2007

Item	Australian tax, fee or charge	Australian law	Notes
8.27	Application for exemption	Building Professionals Act 2005	An accredited certifier seeking an exemption from the Board from the conflict of interest requirements of section 66(d) is required to pay the fee contained in Schedule 2 of Building Professionals Regulation 2007
8.28	Application for certificate under section 91 of the Building Professionals Act 2005	Building Professionals Act 2005	Persons applying for a Certificate of evidence under section 91 of the Building Professionals Act 2005 from the Director must pay the fee specified in Schedule 2 of the Building Professionals Regulation 2007
8.29	Examination or test fee	Building Professionals Amendment Act 2008	An examination or test required under section 5(3)(b) of the Act or under an accreditation scheme
			Fee: Such fee, determined by the Board, representing the reasonable cost to the Board of providing the examination or test
8.30	Application fee for certificate of individual accreditation, or renewal of certificate of individual accreditation, as a council accredited certifier if made before 1 March 2013	Building Professionals Amendment (Accreditation of Council Employees) Regulation 2009	The Building Professionals Amendment (Accreditation of Council Employees) Regulation 2009 requires that applications for accreditation and renewal of a certificate of accreditation as a council accredited certifier be accompanied by the fee prescribed in the Regulation
SYDNE	Y HARBOUR FORESHORE A	UTHORITY	
8.31	Development contributions	Environmental Planning and Assessment Act 1979, Division 6 of Part 4 (as in force before its repeal by the Environmental Planning and Assessment Amendment Act 2008)	Represents a levy paid by developers in accordance with the section 94 Plan of the Sydney City Council
8.32	Development contributions	Environmental Planning and Assessment Act 1979, Part 5B and Schedule 1	

Item	Australian tax, fee or charge	Australian law	Notes
8.33	Charges for busking permits	Sydney Harbour Foreshore Authority Act 1998 and regulations made under that Act	Fees received by the Authority for regulated street entertainment including busking (see clause 4(1) of the Sydney Harbour Foreshore Authority Regulation 2006)
8.34	Charges for footpath hoarding permits	Sydney Harbour Foreshore Authority Act 1998 and regulations made under that Act	Fees received by the Authority for the authorisation of hoardings on road or footpath in public area (see clause 4(1)(k) and (I) of the Sydney Harbour Foreshore Authority Regulation 2006)
8.35	Charges for shoring permits	Sydney Harbour Foreshore Authority Act 1998 and regulations made under that Act	Fees received by the Authority for the authorisation of temporary shoring structures on Authority property
POLICE	AND EMERGENCY SER	VICES 'CLUSTER'	
NEW SC	OUTH WALES CRIME COMM	ISSION	
9.1	Court awarded costs	Criminal Assets Recovery Act 1990	As part of this asset forfeiture procedure these court orders often award the payment of costs to the Commission. The retention of these funds by the Commission has been approved by both the Minister and the Treasurer
9.2	Conduct money	Supreme Court Act 1970, Part 37, Rule 3	Fees associated with the production of documents pursuant to a subpoena
		Local Court (Civil Claims) Act 1970 Rules 1998, Part 24, Rule 2	pursuant to a subpoena
		District Court Act 1973, Part 4, Rule 3	
NSW PC	DLICE FORCE		
9.3	Firearms and prohibited weapons fees	Firearms Act 1996 and Prohibited Weapons Act 1998	Fees collected for licences and/or permits issued by virtue of the Firearms and Dangerous Weapons Act
9.4	Security industry licences	Security Industry Act 1997	Fees collected for licences and/or permits issued by virtue of the Security Industry Act 1997

Item	Australian tax, fee or charge	Australian law	Notes
9.5	Charges payable for false security alarms	Police Act 1990	Charges payable for attending false security alarms
9.6	Removal and impounding of vehicles used for certain offences	Road Transport (General) Act 2005	Fees charged in connection with towing of impounded vehicles
9.7	Impounding fees	Impounding Act 1993	Fees charged in connection with impounding, holding and disposal of impounded property
9.8	Provide an accident report and incident report fees	Motor Accidents Act 1988 and Police Act 1990	NSW Police are required to provide accident reports and recover the costs of providing reports
9.9	Visa application charges	Police Act 1990	A visa charge is levied on people traveling to some countries (quite a few) where people want to work, marry, have extended stay etc. It is not normally required if people want to holiday
9.10	Subpoena processing — conduct money	Supreme Court Act 1970, Local Court (Civil Claims) Act and District Court Act 1973	Fees associated with the production of documents pursuant to a subpoena
9.11	Fee for verification letter on passport lost or stolen	Police Act 1990	A fee is levied on individuals who are required to obtain a letter from NSW Police before applying for a replacement passport
9.12	Taking fingerprints for copy of criminal history and sending overseas for visa purposes	Police Act 1990	A fee is levied on individuals who are required to have fingerprints taken by NSW Police for visa application purposes
9.13	Special Constable appointment application fee	Police Act 1990	A fee is levied on individuals who are required to obtain permission/clearance from NSW Police to become a special constable
9.14	Fees associated with access to police records and information	Police Act 1990, NSW Criminal Records Act 1991 and Victims Support & Rehabilitation Act 1996	Fees associated with access to police records and information

Item	Australian tax, fee or charge	Australian law	Notes
9.15	Fees associated with production of information required under Government Information	Police Act 1990	Provision of
			<ol> <li>DVDs of 'in car videos' for FOI purposes</li> </ol>
	(Public Access) Act 2009 (which replaced the Freedom of Information		interactive scene     recording and     presentation systems
	Act) and pursuant to court proceedings		<ol><li>Photogrammetry, hand drawn and CAD plans</li></ol>
			Photographs for case purposes
9.16	Commercial agents & private inquiry agents licences	Commercial Agents & Private Inquiry Agents Act 2004	Provision of licences and/or permits by virtue of the Act
EMERG	ENCY SERVICES		
NSW FI	RE BRIGADES		
9.17	Contributions payable by insurance companies	NSW Fire Brigades Act 1989	Contributions payable by insurance companies to fund the NSW Fire Brigades
9.18	Local government contributions to rural fire fighting fund	Rural Fires Act 1997	Levy on local government to fund fire services
9.19	Conduct money	Evidence Act 1995	Fee for evidence produced in court
9.20	Contributions payable by local government councils	NSW Fire Brigades Act 1989	Contributions payable by loca government councils to fund the NSW Fire Brigades
9.21	Statutory fire safety charges	NSW Fire Brigades Act 1989	Charges pertaining to inspections and/or the provision of Fire Safety Reports by the Fire Brigades as well as advisory, assessment or consultancy services in respect of major infrastructure developments and Crown building work where required by the Environmental Planning and Assessment Act 1979
			(Does not include charges fo attendance at a fire safety meeting in connection with a development or proposed development)

Part 2

Item	Australian tax, fee or charge	Australian law	Notes
NSW R	JRAL FIRE SERVICE		
9.22	Contributions payable by insurance companies	Rural Fires Act 1997	Contributions payable by insurance companies to fund the rural fire service
NSW ST	TATE EMERGENCY SERVICE	Ē	
9.23	Contributions payable by insurance companies	State Emergency Service Act 1989	Contributions payable by insurance companies to fund the NSW State Emergency Service
9.24	Contributions payable by local government councils	State Emergency Service Act 1989	Contributions payable by local government councils to fund the NSW State Emergency Service
PREMI	ER 'CLUSTER'		
DEPAR	TMENT OF PREMIER AND C	ABINET	
10.1	Application and processing charges	Government Information (Public Access) Act 2009	All fees and charges under the Act, which includes the search fees, the extract of the information required, consultation and copying of documents
LOCAL	GOVERNMENT		
10.2	Review of determination	Environmental Planning and Assessment Act 1979	
10.3	Companions animal fund	Companion Animals Act 1998	Under the companion animals fund, local councils will collect registration fees. The Department will pay the Register monthly and repay a percentage to the Councils (possibly quarterly) and maintain the balance to administer the fund

Item	Australian tax, fee or charge	Australian law	Notes
LOCAL	GOVERNMENT TAXES ANI	CHARGES	
Taxes			
10.4	Ordinary rates	Local Government Act 1993, section 494	General impost not associated with specific goods or services. Includes all special rates and annual charges classified as general income (for example, fees received in connection with bushfire and other emergency services, septic tanks application and inspection fees)
10.5	Water rates	Local Government Act 1993, section 495	
10.6	Sewerage rates	Local Government Act 1993, section 495	
Charges	3		
10.7	Water charges	Local Government Act 1993, sections 501 and 502	
10.8	Sewerage charges	Local Government Act 1993, sections 501 and 502	
10.9	Drainage	Local Government Act 1993, section 501	Provided by local government
10.10	Domestic waste	Local Government Act 1993, sections 496 and 502	Statutory responsibility of Local Government. Essential service. As for water
10.11	Trade waste charges	Local Government Act 1993, section 501	
10.12	Liquid trade waste charges	Local Government Act 1993, sections 68 Part C, 501, 502	Charges imposed relative to the strength and volume of discharge to the sewer system by non-domestic customers

Item	Australian tax, fee or charge	Australian law	Notes
10.13	Regulatory, licensing and permit income	Local Government Act 1993, Land Planning and Assessment Act, Environmental Planning and Assessment Act 1979	General exemption for statutory charges levied under an Act. Charges under this item are exempt if only a local council or other statutory authority can levy the charge
			The exemption under this item does not extend to income received as a permit, licence etc that is essentially an inspection, involves considerable work to be performed by council or from a commercial activity
10.14	Registration of certificates	Environmental Planning and Assessment Act 1979	
10.15	Building certificate	Environmental Planning and Assessment Act 1979	
10.16	Certificate as to outstanding notices and orders under the Environmental Planning and Assessment Act	Environmental Planning and Assessment Act 1979, section 121ZP	
10.17	Certificate as to outstanding notices and orders under the Local Government Act	Local Government Act 1993, section 735A	
10.18	Tree applications	Local Government Act 1993	Application for removal/lopping
10.19	Swimming pools — Applications/compliance certificates	Swimming Pools Act 1992	
10.20	Registration of annual fire safety statement	Environmental Planning and Assessment Act 1979	
10.21	Road opening permits	Roads Act 1993	
10.22	Development application fees	Environmental Planning and Assessment Act 1979	

Item	Australian tax, fee or charge	Australian law	Notes
10.23	Assessment of designated development, development affecting a heritage property or environmental assessment of a potentially contaminated site	Environmental Planning and Assessment Act 1979	
10.24	Modification of consent	Environmental Planning and Assessment Act 1979	
10.25	Amendments to environmental planning instruments	Environmental Planning and Assessment Act 1979	For example, applications for rezoning
10.26	Planning certificates	Environmental Planning and Assessment Act 1979, sections 149 and 150	
10.27	Application to amend a development control plan	Environmental Planning and Assessment Act 1979	
10.28	Extension of expiring consents	Environmental Planning and Assessment Act 1979	
10.29	Construction zone fees application duration	Environmental Planning and Assessment Act 1979	
10.30	Temporary road closure	Roads Act 1993	
10.31	Clothing recycling bins — placement approval and annual inspection	Local Government Act 1993	
10.32	Septic tank application, certification and annual inspection fees	Local Government Act 1993	
10.33	On-site sewerage management system application, building application, approval to operate and inspection fees	Local Government Act 1993	

Item	Australian tax, fee or charge	Australian law	Notes
10.34	Animal impounding fees	Companion Animals Act 1998	Various fees including penalty/deterrence, sustenance, driving, notification, pound fees, destruction, release fees etc
10.35	Animal registration fees	Companion Animals Act 1998	
10.36	Impounding fees	Impounding Act 1993	Includes the impounding of cars, trolleys, animals and other articles
10.37	Permit for headstone/monument	Local Government Act 1993	
10.38	Interment permit	Local Government Act 1993	Relates only to the permit, not to the burial
10.39	Developer contributions	Environmental Planning and Assessment Act 1979, Division 6 Local Government Act 1919	Contributions made by developers to finance the provision of public infrastructure and services. The contributions are not consideration for any supply made by council
			Contributions made under Interim Development Orders under the Local Government Act 1919 (current planning instruments established prior to Environmental Planning and Assessment Act 1979 and Local Government Act 1993
10.40	Developer charges	Local Government Act 1993, section 64	Developer charges in relation to water sewerage and drainage
10.41	Town improvement fees/levies	Local Government Act 1993	
10.42	Footpath hoarding fees	Local Government Act 1993, section 491	
10.43	Fees for occupying Council footways	Local Government Act 1993	Fee relates only to the application fee
10.44	Certificate	Local Government Act 1993, section 603	Rate information confirmation

Item	Australian tax, fee or charge	Australian law	Notes
10.45	Resident parking permits	Road Transport Safety and Traffic Management Act 1999	The fee covers costs of administering a regulated parking scheme. It is not the equivalent of paying for a parking space
10.46	Boarding houses	Local Government Act 1993	Consumer protection and public health and safety
10.47	Notification to adjoining owner's fee	Environmental Planning and Assessment Act 1979	Relates to advertising development fees
10.48	Temporary dwelling application fee	Local Government Act 1993	Application for a temporary dwelling, for example, caravar to be erected on land whilst a building is built
10.49	Moveable dwelling application fee	Local Government Act 1993	
10.50	Subpoenas		Conduct money received for the production of documents or for appearance fees pursuant to a subpoena
10.51	Water base charges	Water Management Act 2000	Annual water base charges fo residential, commercial, industrial and exempt properties
10.52	Water usage charges	Water Management Act 2000	Water usage charge for consumption
10.53	Sewerage — residential	Water Management Act 2000	Annual sewerage charge for residential property
10.54	Sewerage — non-residential	Water Management Act 2000	Annual base charge for non residential property and sewerage discharge charge for non residential property
10.55	Drainage service charge	Water Management Act 2000	Standardised charge levied or properties within the city
10.56	Trade waste charges	Water Management Act 2000	Charges imposed relative to the strength and volume of discharge to the sewer system by non-domestic customers
10.57	Effluent removal charges	Water Management Act 2000	

Item	Australian tax, fee or charge	Australian law	Notes
10.58	Chemical closet charges	Water Management Act 2000	
10.59	Recoverable works	Water Management Act 2000	Recovery of Council's costs in carrying out works
10.60	Developer service charge	Water Management Act 2000	Cash contribution toward the cost of provision of water and sewerage services
10.61	Developer/third party contributed assets	Water Management Act 2000	Value of water and sewer piping acquired and installed by a developer and handed over to the Council 'free of charge'
10.62	Water supply connection/ reconnection charge	Water Management Act 2000	
10.63	Sewer connection fees	Water Management Act 2000	
10.64	Sewerage drainage plan fees	Water Management Act 2000	
10.65	Section 27 certificates	Water Management Act 2000	
10.66	Septic tank installation permit	Water Management Act 2000	
10.67	Sewerage drainage arrester approval	Water Management Act 2000	
10.68	Ratings certificate	Water Management Act 2000	
10.69	Plans	Water Management Act 2000	Sewer drainage diagrams, sewer long section and sewer connection diagram
10.70	Urban development/rural development	Water Management Act 2000	Includes the water supply and sewer reticulation
10.71	Water carter's licence	Water Management Act 2000	Charge per vehicle
10.72	Raise/lower/adjust existing service	Water Management Act 2000	
10.73	Relocate existing service	Water Management Act 2000	

Item	Australian tax, fee or charge	Australian law	Notes
10.74	Skin penetration registration fees	Local Government Act 1993	Council registers the premises annually, and inspecting the premises twice a year to ensure that it complies with statutory health regulations
10.75	Water cooling towers registration fees	Local Government Act 1993	Council registers all systems annually and undertakes maintenance record checks and water sampling to ensure compliance with the statutory health regulations
10.76	Request for 'internal' review of Determination	Environmental Planning and Assessment Act 1979	Fee to internally review initial Council decision
10.77	Developer contributions	City of Sydney Act 1988	Contribution towards public infrastructure
10.78	Documents — the production of, copying of, certifying of, including documents or data produced as a result of the searching or extracting of information from a data file	Local Government Act 1993, Environmental Planning and Assessment Act 1979	Exemption recognising that income from the sale of such documents or data is exempt  The basis of the exemption is that this income is derived from information owned or controlled by the local council. Examples include policy documents, DCPs, LEPs, council minutes, mapping information, valuations, statistical data etc  However, the exemption does not extend to documents produced for commercial sale such as tourist guides
10.79	Application for approval to erect a building	Local Government Act 1993	Application fee
10.80	Application to use building as a place of public entertainment	Local Government Act 1993	Assessment fees
10.81	Stamping of additional plans	Local Government Act 1993, section 608	Same logic as for certified copies
10.82	Temporary shoring of excavations and temporary facade structure	Local Government Act 1993, section 608	Application fees

Item	Australian tax, fee or charge	Australian law	Notes
10.83	(All) Extracts of databases in various forms of media (for example, microfiche, tape, paper, etc) for:	Local Government Act 1993, section 608	Extracts of local government databases
	<ol> <li>Property rates</li> </ol>		
	<ol><li>Strata Title</li></ol>		
	3. Land survey		
	<ol> <li>Development applications</li> </ol>		
10.84	Weed control certificate	Noxious Weeds Act 1993	Application fee governed by Act
10.85	Traffic control barrier fee	Local Government Act 1993, section 608	Includes barricades on footways, emergency barricades and lights, and temporary footway crossings
10.86	Dedication of roads, buildings or other infrastructure	Environmental Planning and Assessment Act 1979	Dedications made by developers and others are no consideration for any supply made by council
10.87	Building construction and complying development certificates	Environmental Planning and Assessment Act 1979	Exempt from GST if not contestable. Contestable categories have GST applied
10.88	Application for Amendment to construction certificate plans	Environmental Planning and Assessment Act 1979	Exempt from GST if not contestable. Contestable categories have GST applied
10.89	Construction (compliance) certificates	Environmental Planning and Assessment Act 1979	Exempt from GST if not contestable. Contestable categories have GST applied
10.90	Subdivision certificate	Environmental Planning and Assessment Act 1979	Exempt from GST if not contestable. Contestable categories have GST applied
		Strata Titles Act 1973	
10.91	Engineering construction certificate	Environmental Planning and Assessment Act 1979	Exempt from GST if not contestable. Contestable categories have GST applied
10.92	Advertising costs	Environmental Planning and Assessment Act 1979	Councils charge developers for advertising expenses to the general public about subdivision applications

Item	Australian tax, fee or charge	Australian law	Notes
10.93	Development plan/ master plan	Central Sydney Local Environment Plan 1996 enacted under the Environmental Planning and Assessment Act 1979	Akin to a development application which must be assessed by Council as part of its regulatory function and which cannot be done by a private organisation
10.94	SEPP 65 fee	NSW Environmental Planning and Assessment Act 1979	SEPP* 65 is a new statutory fee for design quality associated with Residential Flat Developments (4+ units, 3+ storeys). The \$600 fee is for all developments to be referred to the Design Review Panel
			*(SEPP — State Environmental Planning Policy)
10.95	Stormwater management service charge	Local Government Act 1993 section 496A	Annual charge for stormwater management services provided by local councils to urban properties
10.96	Temperament assessors application fee	Companion Animals Act 1998	A fee paid by applicants who wish to become a temperament assessor of restricted breeds of dogs
INDEPE	NDENT PRICING AND REGU	LATORY TRIBUNAL	
10.97	Gas annual authorisation and licence fee	Gas Supply Act 1996	Annual authorisation and licence fees — being the cost to the State of administering the Gas Supply Act and the Gas Pipelines Access (New South Wales) Law in relation to the holder of an authorisation or licence
10.98	Electricity distributor and retail supplier licence application fee	Electricity Supply Act 1995	Fee charged on application for a retail supplier's licence or an electricity distributor's licence and on applications to transfer either of these licences
10.99	Electricity distributor and retail supplier annual licence fee	Electricity Supply Act 1995	Annual fee imposed on holders of electricity distribution and retail supplier licences

Item	Australian tax, fee or charge	Australian law	Notes
10.100	Gas supplier authorisation and gas reticulator authorisation and LPG distribution licence	Gas Supply Act 1996	Fees charged on application for a gas supplier authorisation, gas reticulator or LPG distribution licence authorisation and on application to transfer or vary an authorisation, or licence
10.101	Accreditation as an abatement certificate provider fee	Electricity Supply Act 1995 Regulation 2003	Fee charged on application for accreditation as an abatement certificate provider
40.400			
10.102	Registration of abatement certificate fee	Electricity Supply Act 1995	Fee charged on registration of each abatement certificate
		Regulation 2003	
10.103	Water industry network operator's licence application fee	Water Industry Competition Act 2006	Fee charged on application for a network operator's licence
10.104	Water industry retail supplier's licence application fee	Water Industry Competition Act 2006	Fee charged on application for a retail supplier's licence
10.105	Water industry licence variation application fee	Water Industry Competition Act 2006	Fee charged on application to vary any Water Industry Competition Act licence
10.106	Water industry annual licence fee	Water Industry Competition Act 2006	Annual fee payable by holders of water industry network operator and water industry retail supplier licenses
10.107	Accreditation as an energy savings certificate provider fee	Energy Supply Amendment (Energy Savings) Act 2009	Fee charged on application for accreditation as an energy savings certificate provider
10.108	Registration of energy savings certificate fee	Energy Supply Amendment (Energy Savings) Act 2009	Fee charged on registration of each energy savings certificate
STATE E	LECTORAL OFFICE		
10.109	Nomination deposit	Parliamentary Electorates and Elections Act 1912	Deposit for nomination as candidate for the Legislative Assembly
10.110	Roll objection deposit	Parliamentary Electorates and Elections Act 1912	Deposit for objection to name appearing on electoral roll

Item	Australian tax, fee or charge	Australian law	Notes
10.111	Registration fee	Parliamentary Electorates and Elections Act 1912	Application for registration as a political party
SERVIC	ES, TECHNOLOGY & A	DMINISTRATION 'CLUSTE	ER'
DEPART	MENT OF SERVICES, TEC	CHNOLOGY & ADMINISTRAT	ION
NSW FAI	R TRADING		
11.1	Business name fees	Business Names Act 2002	<ul> <li>Application fees for:</li> <li>Registration of business name</li> <li>renew/restore business name</li> <li>Minister's consent to business name</li> <li>copy of business registration</li> <li>searches of registration information</li> <li>duplicate registration certificate</li> <li>issue of certificate of registration</li> <li>application for evidentiary</li> </ul>

Item	Australian tax, fee or charge	Australian law	Notes
11.2	Association fees	Associations Incorporation Act 2009	<ul> <li>Application fees for:</li> <li>registration of association (principle (3b))</li> <li>lodgement of annual statement</li> <li>extension of time: to hold AGM/lodgement of annual returns</li> <li>alteration of objects or constitution</li> <li>change of name</li> <li>reservation of name</li> <li>proposed transfer of registration to registration under a corresponding law (principle (3b))</li> <li>document search and certified/uncertified copy (principle (3b))</li> <li>issue of extract or certificates (principle (3b))</li> <li>specification concerning a special resolution (principle (3b))</li> <li>additional late fee (principle (3b))</li> <li>additional late fee (principle (3b))</li> <li>other matters provided for in Schedule 5 — Fees of the Associations Incorporation Regulation 2010</li> </ul>
11.3	Limited partnerships and incorporated limited partnerships fees	Partnerships Act 1892  Partnership (Limited Partnership) Amendment Act 1991 (No. 48)	<ul> <li>Application fees for:         <ul> <li>registration/change, reservation and certification of limited partnership</li> <li>notice of change of name</li> <li>issue of certificate (initial and additional)</li> </ul> </li> <li>search, copy and printing of registration</li> <li>document search and certified copy</li> <li>fee to accompany lodgement of document, statement or notice</li> </ul>

Item	Australian tax, fee or charge	Australian law	Notes			
11.4	Solicitor corporations fees	Legal Profession Act 2004  Legal Profession (Solicitor Corporations) Amendment Act 1990 (No. 6) amended the 1987 Act to provide for solicitor corporation in Part 10A	Fees for:  • application for incorporation and reservation/change of name  • lodgement/late lodgement of annual return  • notification of change of name  • notices  • search, copy and printing of register			
11.5	Funeral fund fees	Funeral Funds Act 1979	Fees for:  • registration for funeral contributions/pre-arranged funeral fund			
			<ul> <li>approving an alteration of or addition to fund rules</li> <li>confirming a scheme of transfer or amalgamation for funds</li> </ul>			
			<ul> <li>application for the enlargement or abridgement of time required for acts to be done</li> </ul>			
						<ul> <li>receiving returns, accompanying documents, auditors reports</li> </ul>
			<ul> <li>providing copies of documents</li> </ul>			
			<ul> <li>confirmation of the appointment of substitute or additional trustees</li> </ul>			
			<ul> <li>inspection of any return or document (principle (3b))</li> </ul>			

Item	Australian tax, fee or charge	Australian law	Notes
11.6	Landlord and tenant fees	Landlord and Tenant	Fees for:
		(Amendment) Act 1948  Landlord and Tenant Act 1899	<ul> <li>applications for certificates as to fair rent and other matters</li> </ul>
		Act 1000	<ul> <li>registration of an agreement</li> </ul>
			<ul> <li>issue of a summons</li> </ul>
			<ul> <li>applications for information (principle (3b))</li> </ul>
			<ul> <li>enquiries</li> </ul>
11.7	Community land management fees	Community Land Management Act 1989	Fees for:
			<ul> <li>lodgement of notice of appeal</li> </ul>
			<ul> <li>application for a copy of an order or other document</li> </ul>
			<ul> <li>issuing a summons</li> </ul>
			<ul> <li>application for an order for certain matters for example settlement of a dispute or complaint</li> </ul>
			<ul> <li>application for amendment or revocation of order (principle (3b))</li> </ul>
			<ul> <li>copy of transcript or duplicate recording (principle (3b))</li> </ul>
			<ul> <li>application for mediation (principle (3b))</li> </ul>

Item	Australian tax, fee or charge	Australian law	Notes
11.8	Trade measurement fees	Trade Measurement Act 1989  Trade Measurement Administration Act 1989  Retain for 12 months ending 30/6/2011. While trade measurement functions are no longer provided by NSW and the other states and territories following the COAG agreement for the Cwth to assume full responsibility for national trade measurement from 1 July 2010, it is intended that the TM fees will continue to be listed in this table for 12 months to provide for the receipt of any late paid fees	Fees for:      application fee for a servicing licence     application fee for a public weighbridge licence     annual licence fee for servicing licence     annual licence fee for a weighbridge licence     fee for amended licence     fee for a duplicate licence     fee for issue of weighbridge suitability statement     fees/charges for verification or reverification of measuring instruments     fees/charges for certification of measuring instruments     charges in relation to other instruments (principle (3b))
11.9	Statutory interest account contributions	Property Stock and Business Agents Act 2002	Contributions are used to fund the cost of operating the Consumer, Trader & Tenancy Tribunal, a number of grant schemes and other departmental operations
11.10	Motor dealers fees	Motor Dealers Act 1974	<ul> <li>Pees for:         <ul> <li>application for grant, restoration or annual renewal of various types of licence</li> <li>Components of the application for grant, restoration and renewal licence fees are paid into the motor dealers compensation fund</li> <li>fee for duplicate/replacement licence</li> <li>issue of certificate</li> </ul> </li> </ul>

Item	Australian tax, fee or charge	Australian law	Notes
11.11	Travel agents fees	Travel Agents Act 1986	Fees for:  • application from corporation/individual/ principle partner/ordinary partner for grant, restoration or annual renewal of licence  • duplicate/replacement licence  • issue of certificate
11.12	Travel compensation fund fees	Travel Agents Act 1986	Fees for:  • on application — administration fee and fund contribution  • renewal for participation  • an additional fee, late filing fee or penalty fee  • risk related levy, contribution or special levy
11.13	Co-operative housing & starr-bowkett society fees	Co-operative Housing & Starr-Bowkett Societies Act 1998	<ul> <li>Fees for:</li> <li>registration, rule alteration, approval for disclosure statement</li> <li>late lodgement of annual report, lodgement of special resolution and other lodgements</li> <li>duplicate certificate</li> <li>inspection and copy of prescribed document</li> <li>application to Registrar for certificate, consent, determination, review, exemption and other approvals</li> <li>other matters provided for in schedule 2 of the Co-operative Housing and Starr-Bowkett Societies Regulation 2005</li> </ul>

ltem	Australian tax, fee or charge	Australian law	Notes
11.14	Co-operative fees	Co-operatives Act 1992	Fees for:
			<ul> <li>registration, rule alteration, council review, approval for disclosure statement</li> </ul>
			<ul> <li>late lodgement of annual report, lodgement of special resolution and other lodgements</li> </ul>
			<ul> <li>application to Minister/Registrar/Council for</li> </ul>
			<ul> <li>duplicate certificate</li> </ul>
			<ul> <li>copy of rules</li> </ul>
			<ul> <li>application to registrar, council, Minister for certificate, consent, determination, review, exemption and other approvals</li> </ul>
			<ul> <li>other matters provided for in schedule 6 of the Co-operatives Regulation 2005</li> </ul>
11.15	Pawnbrokers and second hand dealers fees	Pawnbrokers and Second Hand Dealers Act 1996	Fees for:
			<ul> <li>Licence grant or annual renewal</li> </ul>
			<ul> <li>restoration</li> </ul>
			<ul> <li>extract from register</li> </ul>
			<ul> <li>replacement of licence</li> </ul>
11.16	Real estate and other	Property, Stock and	Fees for:
	agents licensing fees	Business Agent Act 2002	<ul> <li>grant, renewal or restoration of licence or certificate of registration</li> </ul>
			<ul> <li>A component of the grant, restoration and renewal licence fees are paid into the property services compensation fund</li> </ul>
			duplicate/replacement of licence or certificate
			<ul> <li>accreditation as an auctioner (principle (3a))</li> </ul>

Item	Australian tax, fee or charge	Australian law	Notes
11.17	Valuers registration fees	Valuers Act 2003	Fees for:
			<ul> <li>valuers registration, renewal, restoration and replacement of certificate</li> </ul>
			• fee for section 15(4) restoration (principle (3a))
11.18	Home building licensing	Home Building Act 1989	Fees for:
	fees		<ul> <li>various contractor licence applications for new licence, renewal or restoration or variations to work categories</li> </ul>
			<ul> <li>various supervisors or tradeperson applications for new certificates, renewals or restorations or variations to work categories</li> </ul>
			<ul> <li>Duplicate/replacement licence or certificate</li> </ul>
			<ul> <li>examinations conducted by or on behalf of the Director-General (clause 43, HB Regulation 2004) (principle (3b)</li> </ul>
			<ul> <li>section 131 certificate evidence (principle (3b))</li> </ul>
11.19	Motor vehicle and boat encumbrance fees	Registration of Interest in Goods Act 1986	Fees for:
			<ul> <li>registration of interests (principle (3b))</li> </ul>
			<ul> <li>varying recorded information (principle (3b))</li> </ul>
			<ul> <li>account customer establishment</li> </ul>
			<ul> <li>online computer access</li> </ul>
			<ul> <li>provision of certificates</li> </ul>
			• enquiries
			<ul> <li>interest listing/transfer of interest</li> </ul>
			<ul> <li>duplicate statements (principle (3b))</li> </ul>
			<ul> <li>onsite service visits (principle (3b))</li> </ul>
			<ul> <li>training (principle (3b))</li> </ul>

Item	Australian tax, fee or charge	Australian law	Notes
11.20	Conveyancers licensing	Conveyancers Licensing	Fees for:
	fees	Act 2003	<ul> <li>Licence applications — grant, renewal or restoration</li> </ul>
			<ul> <li>Duplicate/replacement licences</li> </ul>
11.21	Owner builder permit	Home Building Act 1989	Fees for:
	fees		<ul> <li>Owner builder permits</li> </ul>
			<ul> <li>Duplicate/replacement permit</li> </ul>
11.22	Strata scheme	Strata Schemes	Fees for:
	management fees	Management Act 1996	<ul> <li>Lodgement of application for an order or interim order</li> </ul>
			<ul> <li>Notice of appeal</li> </ul>
			<ul> <li>Mediation</li> </ul>
			<ul> <li>Issue of summons</li> </ul>
			<ul> <li>Copy of document</li> </ul>
			<ul> <li>Duplicate recording</li> </ul>
			<ul> <li>Copy of written transcript</li> </ul>
11.23	Electrical safety fees	Electrical (Consumer Safety) Act 2004	Fees for:
			<ul> <li>Approval and certification of electrical products</li> </ul>
			<ul> <li>Application for renewal of approval</li> </ul>
			<ul> <li>Application for modification of model/product approval (principle (3b))</li> </ul>
			<ul> <li>Lodgement of notice of change of particulars of approval (principle (3b))</li> </ul>

ltem	Australian tax, fee or charge	Australian law	Notes
11.24	Consumer trader and tenancy tribunal fees	Consumer, Trader and Tenancy Tribunal Act 2001	Fees for:  • Application for a matter to be dealt with in one of the
			<ul> <li>divisions of the tribunal</li> <li>Application fee payable by pensioner or student (principle (3b))</li> </ul>
			Application for rehearing or renewal of proceeding
			<ul> <li>Issue of a summons (principle (3b))</li> </ul>
			<ul> <li>Copy of a document or recording or written record or transcript of proceedings</li> </ul>
11.25	Retail leases fees	Retail Leases Act 1994	Fees for:
			<ul> <li>Application fee for referral of dispute or matter to Registrar (section 66 of the Act) (principle (3b))</li> </ul>
			<ul> <li>Mediation (principle (3b))</li> </ul>
			<ul> <li>Late cancellation of mediation (principle (3b)</li> </ul>
NSW INI	DUSTRIAL RELATIONS		
11.26	Bank operating fees	Banks and Bank Holidays Act 1912	Fees for banks to open and operate on the weekend
11.27	Licence and other fees	Entertainment Industry Act 1989	Licence and other fees imposed on persons who manage entertainers and/or events/venues
NSW P	UBLIC WORKS		
NSW AF	RCHITECTS REGISTRATION	N BOARD	
12.1	Annual registration fee	Architects Act 2003	Payable by architects in order to use the legally protected title 'architect', in the public interest and for consumer protection
12.2	Enrolment fee	Architects Act 2003	A one-off fee payable by architects who have never registered as an architect in any State of Territory of Australia, in order to enrol their names to the Register of Architects of NSW

Item	Australian tax, fee or charge	Australian law	Notes
12.3	Re-registration/ reinstatement fee	Architects Act 2003	Payable by architects in order to restore their name to the Register of Architects of NSW
12.4	Enrolment fee interstate/mutual recognition	Architects Act 2003	A one-off fee payable by architects who are currently registered in another State or Territory/NZ and are applying for registration in NSW
12.5	Temporary registration for o/seas architects	Architects Act 2003	Payable by overseas architects in order to use the legally protected title 'architect' in NSW for a limited time, specified by the NSW Architects Registration Board
12.6	Renewal of temporary registration of o/seas architects	Architects Act 2003	Payable by overseas architects in order to extend their use of the legally protected title 'architect' in NSW for a limited time, specified by the NSW Architects Registration Board
12.7	Renewal non practising architects	Architects Act 2003	Payable by architects who are already on the Register or who have recently removed their names from the Register wishing to use the legally protected title 'architect' who do not practise and cannot offer architectural services
12.8	Listing of 'nominated architect'	Architects Act 2003	A one-off fee payable by corporations/firms nominating responsible architect/s for the provision of architectural services by the corporation or firm
12.9	Publication/renewal of 'nominated architect'	Architects Act 2003	Payable annually by corporations/firms who have nominated responsible architect/s for the provision of architectural services by the corporation or firm and published by the Board in the public interest and for consumer protection

Item	Australian tax, fee or charge	Australian law	Notes
12.10	'Nominated architect' change of details	Architects Act 2003	Payable by corporations/firms who have nominated responsible architect/s for the provision of architectural services by the corporation or firm in NSW and changing details of the corporation or firm
12.11	Printed 'register of architects'	Architects Act 2003	Payable by those persons wishing to purchase the printed/bound 'Register of Architects', published by the Board in the public interest and for consumer protection and available for viewing on the website
12.12	Third party certification	Architects Act 2003	Payable by third parties for search extracts from the NSW Register of Architects
12.13	Transcript fee	Architects Act 2003	Payable by parties for unpublished official hearing transcripts
12.14	Summons conduct money	Architects Act 2003: Regulation 2004	Payable to parties summoned to appear at hearings to give evidence and produce such documents as may be referred to in the summons
12.15	Search fee	Architects Act 2003: FOI Act 1982	Payable by parties for the right to access unpublished official information generally, for example, FOI charges
MOTOR	VEHICLE REPAIR INDUST	RY AUTHORITY	
12.16	Motor vehicle repairers	Motor Vehicle Repairs	Licence application fees
	fees	Act 1980	Annual licence fees
			Tradesperson certificate fees
			Inspection fees (principle (3b))

Item	Australian tax, fee or charge	Australian law	Notes
LAND A	ND PROPERTY MANAGEM	ENT AUTHORITY	
BOARD	OF SURVEYING AND SPA	TIAL INFORMATION NEW	SOUTH WALES
12.17	Application for Board examination	Surveying and Spatial Information Act 2002	Eligible financial enrolled candidate surveyors may apply to be assessed for
		Surveying and Spatial Information Regulation 2006	competency
12.18	Application for a professional training program	Surveying and Spatial Information Act 2002	Financial enrolled candidate surveyors may apply for entry into a professional training
	Submission fee	Surveying and Spatial Information	agreement
	Final interview fee	Regulation 2006	Submission of recognised professional training agreement report
			Final interview for recognised professional training agreement report
12.19	Registration application	Surveying and Spatial Information Act 2002	Eligible qualified persons wishing may apply for registration as a land or
		Surveying and Spatial Information Regulation 2006	mining surveyor
12.20	Evidentiary certificate	Surveying and Spatial Information Act 2002	Certificate signed by the Registrar of BOSSI supplied on request
		Surveying and Spatial Information Regulation 2006	·
12.21	Application for re-registration	Surveying and Spatial Information Act 2002	Previously registered surveyors may apply to be restored to the register of
		Surveying and Spatial Information Regulation 2006	surveyors
12.22	Replacement of certificate of registration	Surveying and Spatial Information Act 2002	Certificates of registration previously issued may be replaced if required
		Surveying and Spatial Information Regulation 2006	

Item	Australian tax, fee or charge	Australian law	Notes
12.23	Annual administration fee	Surveying and Spatial Information Act 2002	Annual payment for continuance of registration as a surveyor
		Surveying and Spatial Information Regulation 2006	a sarroyor
12.24	Extract from register of surveyors	Surveying and Spatial Information Act 2002	Extraction and supply of data from the register of surveyors per entry
		Surveying and Spatial Information Regulation 2006	•
12.25	Application for a certificate of authority	Surveying and Spatial Information Act 2002	To provide authorised surveyors with documentation to enter lands or premises for
		Surveying and Spatial Information Regulation 2006	survey purposes
12.26	Application for student of surveying, survey drafter or survey assistant	Surveying and Spatial Information Act 2002	Persons who are suitably qualified may apply to the Board to be enrolled
		Surveying and Spatial Information Regulation 2006	
12.27	Re-lodgement fee for professional training agreement application	Surveying and Spatial Information Act 2002	Financial enrolled candidate surveyors may submit a revised application for entry
	Ç .,	Surveying and Spatial Information Regulation 2006	into a professional training agreement
12.28	Fee for variation to an existing professional training agreement	Surveying and Spatial Information Act 2002	Financial enrolled candidate surveyors may submit a variation to an existing
	application	Surveying and Spatial Information Regulation 2006	professional training agreement
12.29	Resubmission fee for professional training agreement report	Surveying and Spatial Information Act 2002	Financial enrolled candidate surveyors may submit additional reports over and
	- <del>3</del>	Surveying and Spatial Information Regulation 2006	above those required in a standard professional training agreement

ltem	Australian tax, fee or charge	Australian law	Notes
LAND A	ND PROPERTY INFORMATI	ON NSW	
12.30	Inspection fee	Surveying and Spatial Information Act 2002	Application to inspect register of public surveys
		Surveying and Spatial Information Regulation 2006	
12.31	Extracts from register of public surveys	Surveying and Spatial Information Act 2002 Surveying and Spatial Information Regulation 2006	Searches of the database to ensure survey work is consistent with the State survey grid. Searches may be in the form of sketch plans, coordinates or heights. They can be extracted either on-line through the Survey Control Information Management System (SCIMS) or supplied manually
12.32	Deposit payable for deferred placement of survey marks	Surveying and Spatial Information Act 2002 Surveying and Spatial Information Regulation 2006	A deposit is respect of survey marks that are to be placed at some time after completion of survey
12.33	Registration in the general register of deeds	Conveyancing Act 1919 Conveyancing (General) Regulation 2008	Preparation of a registration copy of an instrument
12.34	Registration in the general register of deeds	Conveyancing Act 1919  Conveyancing (General)  Regulation 2008	Registration, renewal or vacation of registration. Also includes registration of a crop wool, stock or aquaculture fish mortgage, bill of sale, remova of caveat, memorandum containing provisions that are capable of being covenants of for recording or registering any instrument
12.35	Miscellaneous fees	Conveyancing Act 1919 Conveyancing (General) Regulation 2008	For furnishing a certificate of ownership; on request for entry of a marginal note evidencing a discrepancy between an original instrument and a registered copy of the instrument

Item	Australian tax, fee or charge	Australian law	Notes
12.36	Registration fees	Strata Schemes (Freehold Development) Act 1973	All fees concerning registration of Strata as set out in Schedule 6 of the Strata Schemes (Freehold
		Strata Schemes (Freehold Development) Regulation 2007	Development) Regulation 2007 except pre-examination fees
12.37	Registration fees	Strata Schemes (Leasehold Development) Act 1986	All fees concerning registration of Strata as set out in Schedule 6 of the Strata Schemes (Leasehold
		Strata Schemes (Leasehold Development) Regulation 2007	Development) Regulation 2007 except pre-examination fees
12.38	Miscellaneous fees	Real Property Act 1900 Real Property Regulation 2008	Fees for: depositing an instrument declaratory of trusts, lodgement of an application for statement of reasons, lodgement of a request for delivery of a document, furnishing a certificate of ownership, production of documents at the Office of State Revenue, supplying a computer listing of plans registered, any dealing, application, request or caveat that refers to more than 20 folios and, ensuring security of delivery of documentation relevant to title registration

Item	Australian tax, fee or charge	Australian law	Notes
12.39	Extracts and copies	Conveyancing Act 1919	Extracts and copies of documents in the custody of
		Conveyancing (General) Regulation 2008	the Registrar General
		Real Property Act 1900	
		Real Property Regulation 2008	
		Strata Schemes (Freehold Development) Act 1973	
		Strata Schemes (Freehold Development) Regulation 2007	
		Strata Schemes (Leasehold Development) Act 1986	
		Strata Schemes (Leasehold Development) Regulation 2007	
12.40	Official searches	Conveyancing Act 1919	Searches conducted by Land and Property Information that
		Conveyancing (General) Regulation 2008	are official in nature
		Real Property Act 1900	
		Real Property Regulation 2008	
12.41	Valuation data	Valuation of Land Act 1916	Valuation data used by local government councils and the Office of State Revenue
12.42	Certificates of valuation	Valuation of Land Act 1916	Official certificates issued only by the Valuer-General as to land valuations
12.43	Land Acquisition (Just Terms Compensation) Act 1991. Just terms determination	Land Acquisition (Just Terms Compensation) Act 1991	A determination by the Valuer-General of the amount of compensation to be offered to the owner of land for a
	ueterriiriatiori	Valuation of Land Act 1916	compulsory acquisition of the land under that Act

Item	Australian tax, fee or charge	Australian law	Notes
12.44	Extracts from database (computer-on-line enquiries)	Valuation of Land Act 1916	Extract of information from the Valuer-General database for property sales data
12.45	Certificate of land value	Valuation of Land Act 1916	Official certified copies of statutory land valuations issued only by the Valuer-General
12.46	Land value search	Valuation of Land Act 1916	Land value advice issued only by the Valuer-General as to land values
12.47	Copies of valuation information under subpoena	Land and Environment Court Act 1979	Official copies of statutory land valuation information provided by the Valuer-General under Land and Environment Court and other court orders to interested parties
12.48	Authentication of forms	Real Property Regulation 2008	For examination and authentication of any dealing that is required by any Act to be in the approved form and is not a form licensed by the Registrar-General
12.49	Advertisements	Real Property Regulation 2008	When required by the Registrar General to advertise as determined under the Act
12.50	Certificates of title	Real Property Regulation 2008	For the issue of a certificate of title on any request or application
12.51	Registration fees	Conveyancing (General) Regulation 2008	All fees concerning registration of plans as set out in Schedule 1 of the Conveyancing (General) Regulation 2008 except pre-examination fees
12.52	Registration fees	Real Property Regulation 2008	All fees concerning registration of dealings as set out in Schedule 1 of the Real Property Regulation 2008

Item	Australian tax, fee or charge	Australian law	Notes
CROWN	LANDS NSW		
12.53	Public reserves management fund levies	Crown Lands Act 1989, section 106	Levy imposed under the authority of the <i>Crown Lands Act 1989</i> on gross revenues of coastal caravan parks on Crown Land reserves and on interments and cremations occurring within cemeteries on Crown Land reserves. Its purpose is to provide funds to the public reserves management fund, created under the authority of the <i>Public Reserves Management Act 1987</i>
12.54	Enclosure permits	Crown Lands Act 1989	That is a permit to enclose Crown roads subject to the provision of a gate or cattle ramp for cattle access
12.55	Royalties	Crown Lands Act 1989	Royalty for the extraction of materials, for example, sand from the Crown estate. The royalty generally reflects market conditions
12.56	Fees prescribed by regulation	Crown Lands Act 1989	Application fees, issue of notices, issue of summonses, fees for surrender of land, survey fees, valuation fees and any other fees which may from time to time be prescribed
12.57	Fees prescribed by regulation	Crown Lands (Continued Tenures) Act 1989	Application fees, issue of notices, survey fees and any other fees which may from time to time be prescribed
12.58	Fees prescribed by regulation	Commons Management Act 1989	Application fees, issue of notices, fee for copy of minutes of proceedings of meetings, fee for pasturage of stock and any other fees which may from time to time be prescribed
12.59	Database search fees and provision of copies or extracts of documents or information from databases	Crown Lands Act 1989 Crown Land Continued Tenures Act 1989 Common Management Act 1989	Provision of information from records and databases, including Native Title search fees

Item	Australian tax, fee or charge	Australian law	Notes
12.60	Fees prescribed by regulation	Western Lands Act 1901	Application fees, survey fees and any other fees which may from time to time be prescribed
12.61	Fees approved by the Minister	Western Lands Act 1901	Application fees, notice of claim or dispute regarding fencing, surrender under section 33A or any other fees which may from time to time be approved by the Minister
12.62	Database search fees and provision of copies or extracts of documents or information from databases	Western Lands Act 1901	Provision of information from records and databases
TRANS	PORT AND INFRASTRUC	TURE 'CLUSTER'	
AIR TRA	ANSPORT COUNCIL		
13.1	Air licence fees	Air Transport Act 1964	These are air licence fees payable for regular public transport licences, and are calculated at a rate of 0.2 per cent of gross passenger revenue, as part of the regulatory framework for the provision of intrastate air passenger services
13.2	Licence application fee	Air Transport Act 1964	These fees are payable by all categories of air transport licences, as part of the regulatory framework for the provision of intrastate air passenger services
INDEPE	NDENT TRANSPORT SAFET	Y AND RELIABILITY REC	GULATOR
13.3	Rail accreditations	Rail Safety Act 2008	An annual fee levied under the Act on railways operating within NSW
13.4	Rail siding fees	Rail Safety Act 2008	Nominal annual fee levied under the Act for registration of a railway siding
TRANSF	PORT NSW		
13.5	Taxi licence transfers	Passenger Transport Act 1990	A tax levied under the Act to cover the transfer of ownership of taxi licences

ltem	Australian tax, fee or charge	Australian law	Notes
13.6	Hire cars licence transfers	Passenger Transport Act 1990	A tax levied under the Act to cover the transfer of ownership of hire car licences
13.7	Short term taxi licences	Passenger Transport Act 1990	A fee levied under the Act to cover the issue of short term taxi licences
13.8	Short term hire car licences	Passenger Transport Act 1990	A fee levied under the Act to cover the issue of short term hire car licences
13.9	Taxi driver authorities	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of taxi driver authorities
13.10	Taxi operator accreditations	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of taxi operator accreditations
13.11	Bus/coach driver authorities	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of bus/coach driver authorities
13.12	Other hire car licences	Passenger Transport Act 1990	A fee levied under the Act to cover the issue of hire car licences
13.13	Hire car driver authorities	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of hire car driver authorities
13.14	Hire car operator accreditations	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of hire car operator accreditations
13.15	Bus/coach operator accreditations	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of bus/coach operator accreditations
13.16	Bus operator accreditation fees under Passenger Transport (Accreditation Fees) Order 2005	Passenger Transport Act 1990	A fee of \$355 for an application for an accreditation under the Act to carry on a public passenger service by means of a bus
			A fee of \$284 for an application for the renewal of such an accreditation

Item	Australian tax, fee or charge	Australian law	Notes
13.17	Parking space levy	Parking Space Levy Act 2009	Levy paid for each parking space on the premises, if the space existed as a parking space in the previous financial year. It only applies to parking spaces within the city of Sydney and to premises within any other area prescribed by the regulations
13.18	4WD driver authorities	Passenger Transport Act 1990	Covers the issue and renewal of 4WD driver authorities
13.19	Motor cycle driver authorities	Passenger Transport Act 1990	Covers the issue and renewal of motor cycle driver authorities
13.20	4WD operator accreditations	Passenger Transport Act 1990	Covers the issue and renewal of 4WD operator accreditations
13.21	Motor cycle operator accreditations	Passenger Transport Act 1990	Covers the issue and renewal of motor cycle operator accreditations
13.22	Certificate of competency	Rail Safety Act 2008	Nominal three yearly fees levied under the Act for certification of persons working around railway infrastructure to ensure compliance with safe working practices
13.23	Ferry operators accreditations	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal ferry operator accreditations
13.24	Wheel chair accessible (WAT) taxi licences	Passenger Transport Act 1990	A fee levied under regulation to cover the issue and renewal of (WAT) licences in Sydney, Wollongong and Newcastle. No fee is payable in other parts of NSW
13.25	Taxi network authorisation	Passenger Transport Act 1990	A fee levied under regulation to cover the authorisation of a taxi network operator in the Metropolitan Transport District
13.26	Annual taxi licence fee	Passenger Transport Act 1990	An annual fee levied under regulation

Item	Australian tax, fee or charge	Australian law	Notes
ROADS	AND TRAFFIC AUTHORITY		
13.27	Driver's and rider's licences	Road Transport (Driver Licensing) Regulation 2008	Collections from motor vehicle drivers and motor cycles in order to obtain a licence
13.28	Search of records fee	Road Transport (General) Act 2005 and Road Transport (General) Regulation 2005, Schedule 1	
13.29	Search of records for comprehensive third	Motor Accidents Act 1988	
	party insurance	Motor Accidents Compensation Act 1999	
13.30	Fee for cancellation of registration	Road Transport (Vehicle Registration) Act 1997	
13.31	Fee for registration of recreational vehicles	Recreation Vehicles Act 1983	
13.32	Fatigue management program participation fee		The National Driving Hours program is a national road safety initiative to reduce the incidence of driver fatigue related crashes. The program applies to drivers of:
			<ul> <li>heavy trucks/truck and trailer combinations (GVM more than 12 tonnes)</li> </ul>
			<ul> <li>commercial buses (seating more than eight adults)</li> </ul>
13.33	Administration fees from the State Debt Recovery Office	Fines Act 1996	Fees for imposition of licence and registration sanctions on fine defaulters
13.34	Driving test fee	Road Transport (Driver Licensing) Regulation 2008	Written examination test to obtain a licence in NSW for motor vehicles or motor bikes
13.35	Processing of green slips for comprehensive third party insurance	Motor Accidents Act 1988	
		Motor Accidents Compensation Act 1999	
13.36	Motor vehicle weight tax	Motor Vehicles Taxation Act 1988	Collections from vehicle owners in proportion to the weight of their vehicle at the time of registration

Item	Australian tax, fee or charge	Australian law	Notes
13.37	Vehicle registration	Road Transport (Vehicle Registration) Regulation 2007	Collections from vehicle owners in order to register their vehicle
13.38	Vehicle transfers	Road Transport (Vehicle Registration) Regulation 2007	Collections from purchaser of second hand vehicle at the time of purchase
13.39	Other motor vehicle taxes		Collections from motorists and would be motorists to satisfy a legislative requirement
13.40	Licence fee	Driving Instructors Act 1992 and Regulations 2009	Motor vehicle driver instructors license fee (collections from driving instructors in order to obtain a license to instruct)
13.41	Permit	Road Transport (Vehicle Registration) Regulation 2007	Unregistered vehicle permit (collections from would be drivers in order to use an unregistered vehicle under section 43
13.42	Plate fee	Road Transport (Vehicle Registration) Regulation 2007	Sale of number plate — collections for issuance of number plates for vehicles being registered
13.43	Plate fee	Road Transport (Vehicle Registration) Regulation 2007	Traders plate fee — collections for issuance of number plates to vehicle manufacturers, motor dealers vehicle repairers, etc for attachment to an unregistered vehicle to enable driving the vehicle for purposes connected with the vehicle manufacturer
13.44	Firearms licence fee	Firearms Act 1996	Collections from gun owners in order to obtain a licence and an identification card
13.45	Security licence fee	Security Industry Act 2005	Collections from security industry personnel in order to obtain a licence and an identification card
13.46	Vehicle registration	Interstate Road Transport Act 1995 (Cth)	Collections from owners of heavy vehicles when they register the vehicle as an interstate vehicle

Item	Australian tax, fee or charge	Australian law	Notes
13.47	Authorised inspection station (AIS) application fee — proprietor	Road Transport (Vehicle Registration) Regulation 2007	Cost of application fee to open up as an AIS proprietor
13.48	AIS application fee — examiners/proprietors	Road Transport (Vehicle Registration) Regulation 2007	Cost of application fee for the establishment of authorised inspection stations for examiners/proprietors
13.49	AIS application for re-accrediting	Road Transport (Vehicle Registration) Regulation 2007	Fee for the re-issue of a licence for an authorised inspection station
13.50	AIS fee — alternative nominee	Road Transport (Vehicle Registration) Regulation 2007	Fee for the issue of a temporary licence for an examiner for the establishment of an inspection station
13.51	AIS fee — proprietor nominee	Road Transport (Vehicle Registration) Regulation 2007	Fee for the transfer of ownership of an authorised inspection station
13.52	AIS — new accreditation	Road Transport (Vehicle Registration) Regulation 2007	Administrative charge  Fee for obtaining licence to operate business
13.53	Instructor licence	Driving Instructors Regulation 2009	Fees for issue of driver instructor licence
13.54	Instructor licence certificate	Driving Instructors Regulation 2009	Cost associated with the issuing of driver instructors certificate
13.55	Instructor duplicate	Driving Instructors Regulation 2009	Cost of issuing a duplicate driving instructors certificate
13.56	Instructor licence — interim	Driving Instructors Regulation 2009	Cost of issuing an interim driving instructors licence
13.57	Interstate driving instructor fee	Driving Instructors Regulation 2009	Cost of issuing a driving instructor licence certificate to interstate driver applicants
13.58	Rider instruction fee	Driving Instructors Regulation 2009	Fee for issuing of the Rider instructional licence
13.59	Duplicate of authority for examiner	Road Transport (Vehicle Registration) Regulation 2007	Application to replace an examiner's authority

Item	Australian tax, fee or charge	Australian law	Notes
13.60	Duplicate of authority for proprietor	Road Transport (Vehicle Registration) Regulation 2007	Application to replace a Proprietor's authority
13.61	Clearance of defect	Road Transport (Vehicle Registration) Regulation 2007	Authorised officer inspects to clear a defect
13.62	Clearance of defect	Road Transport (Vehicle Registration) Regulation 2007	Clearance of a vehicle defect by AIS examiner
13.63	Permit application fee	Road Transport (Mass, Loading and Access) Regulation 2005	Over dimension and over mass movements of vehicles
13.64	Permit application fee — vehicle >125 tonnes	Road Transport (Vehicles Registration) Act 1997 Division 2 and Schedule 4	Over dimension and over mass movements of vehicles over 125 tonnes
13.65	Moiety charge	Roads Act 1993	Interstate bridge cost sharing arrangements
13.66	Permit for the opening of public roads	Roads Act 1993	Cost of restoration of road openings on a public road
13.67	Clearway towing fees	Road Transport (Safety and Traffic Management) Regulation 2005	Fee for removal, or attachment to a tow truck for the purpose of removal, of unattended vehicle illegally standing on a clearway, transit lane, bus lane and bus only lanes
13.68	Property enquiries fee	Transport Administration Act 1988	Fee levied from prospective owners of property as to whether the RTA has a road proposal that would effect the identified property
13.69	Contributions to cost of road work	Roads Act NSW 1993	RTA consents under the Roads Act NSW 1993 for road work/or traffic work by developers routinely include such conditions that the developer:
			(a) Contribute to payments for road/or work (a monetary contribution)
			(b) Perform certain road and traffic work at its own cost (an in-kind contribution)

Item	Australian tax, fee or charge	Australian law	Notes
13.70	Road contributions	Environmental Planning and Assessment Act 1979	Monetary contributions by developers to the cost of the arterial road network in the Rouse Hill development
13.71	Photocard	Photocard Act 2005	A form of identification for all ages, it is specifically listed in the Liquor Regulations 2008 as one of the acceptable documents that can be used to prove a person is 18 years of age or older for purchasing alcohol and tobacco and gaining access to licensed venues
13.72	Mobility parking permit	Road Transport (Safety and Traffic Management) Regulation 1999	Card which extends parking periods for disabled drivers
13.73	Tow truck drivers certificates and operators licences	Tow Truck Industry Act 1998	Certificates and operators licences for the right to be recognised as a tow truck operator
13.74	Other fees	Tow Truck Industry Act 1998	Fees for issuing replacement drivers authorities, renewal fees for licences and reimbursement of court costs
RAIL CO	RPORATION NEW SOUTH \	WALES	
13.75	Property searches	Transport Administration Amendment (Rail Agencies) Act 2003 Transport Administration Act 1988	Replies to property searches are held in the Central Register of Restriction database at the NSW Department of Information Technology and Management and/or with the Rail Corporation New South Wales database
	PORT INFRASTRUCTURE DE	EVELOPMENT CORPORAT	ION AND COUNTRY RAIL
13.76	Property searches	Transport Administration Act 1988	Replies to property searches are held in the Central Register of Restriction database at the NSW Department of Lands and/or with the Corporation's or Authority's database

Part 2

Item	Australian tax, fee or charge	Australian law	Notes
SYDNE	PORTS CORPORATION		
13.77	Fees for the issue and continuation of pilotage exemption certificates	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of pilotage exemption certificates
13.78	Fees for the issue and continuation of certificates of local knowledge	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of certificate of local knowledge
MARITIN	ME AUTHORITY OF NSW		
13.79	Port safety operating licence	Ports and Maritime Administration Act 1995	A port safety operating licence sets out performance standards for port corporations when exercising port safety functions
13.80	Boat licences	Marine Safety (General) Regulation 2009	Fixed-term licence (for either one or three years) authorising the holder to operate a recreational vessel, excluding a PWC, at ten knots or more and a PWC at any speed
13.81	Boat registrations and boat registration letters/numbers	Marine Safety (General) Regulation 2009	Boat owners annually register their boats and must afix registration letters/numbers to their vessels. Registrations include; PWC registration, fishing vessel registration, other vessel registration, duplicate registration certificate transfer registration, personalised vessel registration
13.82	Hire and drive licence	Commercial Vessels Act 1979  Commercial Vessels (Hire & Drive) Regulation 1986	For commercial vessel operators who hire vessels for recreational purposes to the public. Includes charges for replacement permit plates which are required to be displayed
13.83	Aquatic licences	Marine Safety (General) Regulation 2009	NSW Maritime issues licences and charges a licence fee to hold on-water events such as the Sydney to Hobart yacht race

ltem	Australian tax, fee or charge	Australian law	Notes
13.84	Certificates of competency	Commercial Vessels Act 1979  Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986  Uniform Shipping Laws Code	Enables persons to operate commercial vessels.  Description of Certificates of Competency. Marine Certification for Master Class 1, 2, 3, 4 and 5; Second mate Class 1 and 2; Mate 4; Coxswain; Marine Engineer Watch keeper; Marine Engine Driver 1, 2 and 3. Exam — written and oral; endorsement of certificate; issue of certificate; certificate of validity; revalidation of certificate; duplicate certificate; reassess examination paper; application for review of decision; search fee re marine certificate
13.85	Towage permits	Commercial Vessels (Permits) Regulation 1986	Enables persons to tow vessels on sea-going voyages
13.86	Temporary permit	Commercial Vessels Act 1979	Permit for interstate commercial vessels to operate in NSW
13.87	BoatCode agency initial establishment fee	Marine Safety (General) Regulation 2009	Payable by an agency to NSW Maritime on becoming a BoatCode Agent
13.88	Fee for provision of HIN plates	Marine Safety (General) Regulation 2009	Provision of HIN plates to a Boatcode agent by NSW Maritime
13.89	Fee for provision of HIN certificates	Marine Safety (General) Regulation 2009	Provision of HIN certificates to a Boatcode agent by NSW Maritime
13.90	Fee for renewal or transfer of BoatCode	Marine Safety (General) Regulation 2009	Fee payable by an organisation seeking to renew or take over an existing BoatCode agency
13.91	Private mooring fees	Maritime Services Act 1935  Management of Waters and Waterside Lands Regulations — NSW	A fee for a licence to maintain a mooring (called an 'occupational licence' in Regulations). The licence holder must provide and maintain the mooring apparatus themselves

Item	Australian tax, fee or charge	Australian law	Notes
13.92	Development application fees	Ports and Maritime Administration Act 1995	Fees for environmental and planning assessment of Applications under Parts IV
		Environmental Planning and Assessment Act 1979	and V of the EPA Act
13.93	Permission to lodge a DA fees	Ports Corporatisation and Waterways Management Act 1995	Fee for providing NSW Maritime land owner's permission for applications to
		Environmental Planning and Assessment Act 1979	be lodged under the Environmental Planning and Assessment Act 1979 for development on NSW Maritime wet and/or dry land
13.94	Fees for construction approvals/certificates	Ports and Maritime Administration Act 1995	Fee for approving detailed working drawings for construction on NSW Maritime
		Environmental Planning and Assessment Act 1979	land
		Management of Waters and Waterside Lands Regulations — NSW	
13.95	Modification of consent fees	Environmental Planning and Assessment Act 1979	Fee for consideration of application to modify an existing consent
13.96	Environment protection notices	Protection of the Environment (Operations) Act 1997	Fees for the preparing, monitoring, issuing and ensuring compliance of environment protection notices. Recovery of costs for non compliance
13.97	Fee for mean high water mark approval	Surveying Regulation 2006	Fee for approving a change to the position of mean high water mark when used as a land title boundary when NSW Maritime is the owner of the adjacent wetland
13.98	Boat licence test fees	Marine Safety (General) Regulation 2009	Fee for completing test for initial boat or PWC licence upgrade and fee for eyesight test in relation thereto

Item	Australian tax, fee or charge	Australian law	Notes
13.99	Mooring licence transfer fees	Maritime Services Act 1935	A fee payable by an individual or an organisation to take over an existing mooring licence
		Management of Waters and Waterside Lands Regulations	
13.100	Administration fees related to charges listed in Division 81 Determination	Marine Safety (General) Regulation 2009	Administration fee for amendments, cancellations or other dealings with licences, certificates or permits with licences, certificates or permits which have been included in Division 81 Determination
13.101	Fees for the issue and continuation of pilotage exemption certificates	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of pilotage exemption certificates
13.102	Fees for the issue and continuation of certificates of local knowledge	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of certificate of local knowledge
13.103	Boat crew licences	Marine Safety (General) Regulation 2009	Boat crew must be licensed to undertake their occupation. Charges include fees for compulsory photographs, service books and tests
13.104	Vessel survey fees	Commercial Vessels Act 1979	Fees associated with vessel surveys which ensure that a vessel is safe for operation. Includes all associated fees — prototype assessment and approval, interstate transfer, loadline, reinstatement, replacement certificate, replacement permit plates, replacement record book, replacement registration label, survey transfer fee, temporary permit fees
13.105	Commercial mooring fees	Maritime Services Act 1935  Management of Waters and Waterside Lands Regulations — NSW	A fee for a licence to maintain a mooring (called an 'occupational licence' in Regulations). The licence holder must provide and maintain the mooring apparatus themselves

Part 2 New South Wales

Item	Australian tax, fee or charge	Australian law	Notes
13.106	Fees directly associated with private and commercial mooring	Maritime Services Act 1935	Associated fees include priority list fee, BSO Attendance Fee, Inspection
	licences	Management of Waters and Waterside Lands Regulations — NSW	fee, reinstatement fee, substitute vessel fee, relocation fee and transfer fee
13.107	Boating safety courses and course materials	Marine Safety (General) Regulation 2009	Fees for undertaking a boating safety course, including all course materials which are necessary before a boat licence is granted
13.108	Maritime safety levies	Marine Safety (General) Regulation 2009	Levies charged to provide funds for Maritime safety and rescue activities. Such activities may be undertaken by volunteer organisations, NSW Maritime or by other government agencies
NEWCAS	STLE PORT CORPORATION	ı	
13.109	Fees for the issue and continuation of pilotage exemption certificates	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of pilotage exemption certificates
13.110	Fees for the issue and continuation of certificates of local knowledge	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of certificate of local knowledge
PORT KE	EMBLA PORT CORPORATION	ON	
13.111	Fees for the issue and continuation of pilotage exemption certificates	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of pilotage exemption certificates
13.112	Fees for the issue and continuation of certificates of local knowledge	Marine Pilotage Licensing Regulations	Fees for the issue and continuation of certificate of local knowledge
TREASU	JRY 'CLUSTER'		
NSW TRI	EASURY		
14.1	Income tax equivalents	State Owned Corporations Act 1989	Administrative charges equivalent to income tax if they were liable
14.2	Dividend equivalents	Public Authorities (Financial Arrangements) Act 1987	Administrative charges equivalent to dividends if they were liable

Item	Australian tax, fee or charge	Australian law	Notes
14.3	Government guarantee of debt	Public Authorities (Financial Arrangements) Act 1987	The guarantee fees is imposed to increase the cost of borrowing by GTEs to the true market rate
14.4	Dividends	Public Finance and Audit Act 1983	Payment of dividends (return on equity invested by State Governments in its business enterprises) from public trading and financial enterprises
OFFICE	OF STATE REVENUE		
14.5	Contracts and conveyances	Duties Act 1997 and Stamp Duties Act 1920	
14.6	First home plus	Duties Act 1997 and Stamp Duties Act 1920	
14.7	Hiring arrangements	Duties Act 1997 and Stamp Duties Act 1920	
14.8	Insurance	Duties Act 1997 and Stamp Duties Act 1920	
14.9	Leases	Duties Act 1997 and Stamp Duties Act 1920	
14.10	Marketable securities duty	Duties Act 1997 and Stamp Duties Act 1920	
14.11	Loan securities (mortgage) duty	Duties Act 1997 and Stamp Duties Act 1920	
14.12	Motor vehicle registration	Duties Act 1997 and Stamp Duties Act 1920	
14.13	Share transfers	Duties Act 1997 and Stamp Duties Act 1920	
14.14	Other stamp duties	Duties Act 1997 and Stamp Duties Act 1920	
14.15	Payroll tax	Payroll Tax Act 2007 and	
		Payroll Tax Act 1971	
14.16	Land tax including premium property tax	Land Tax Management Act 1956 and Premium Property Tax Act 1998	
14.17	Debits tax	Debits Tax Act 1990	

Part 2 New South Wales

Item	Australian tax, fee or charge	Australian law	Notes
14.18	Health insurance levy	Health Insurance Levies Act 1982	
14.19	Parking space levy	Parking Space Levy Act 2009	
14.20	Electricity distributors levy	Electricity Supply Act 1995	
14.21	Land tax clearance certificates	Land Tax Management Act 1956	Extract of information from the land tax database about any liability to land tax attaching to the relevant property
14.22	Betting tax	Betting Tax Act 2001	
14.23	Certificates of land value	Land Tax Act 1956	
		Land Tax Management Act 1956	
14.24	Transmission operator's levy	Electricity Supply Act 1995	
14.25	Insurance protection tax	Insurance Protection Tax Act 2001	Lump sum tax to raise approx \$69 million annually to help builders' warranty and compulsory third party policy holders affected by the collapse of HIH Insurance Limited
14.26	Annulment fee	Section 48 Fines Act 1996 and Regulations	Fee for application for annulment of order
14.27	Vendor duty	Duties Act 1997	Levy on the proceeds of sale of an investment property
14.28	Interest and penalty tax	Taxation Administration Act 1996	Imposed for tax defaults under a taxation law
14.29	Enforcement costs	Fines Act 1996	Costs of enforcing orders for recovery of debts by State Debt Recovery Office
14.30	Photo fees	Fines Act 1996	Application processing fee for copies of photos taken by red light and speed cameras used in issuing penalty notices

Item	Australian tax, fee or charge	Australian law	Notes
14.31	Fees and charges for services provided to government and other public authorities	Section 114 Fines Act 1996	Recovery of costs incurred by the State Debt Recovery Office in administering penalty notices, penalty reminder notices, fine enforcement orders and other fine enforcement activity on behalf of other bodies
THE ELE	ECTRICITY TARIFF EQUALIS	SATION MINISTERIAL COR	PORATION
14.32	Electricity tariff equalisation fund	Electricity Supply Act 1995	A compulsory charge on standard retail suppliers and NSW Government generators, calculated in accordance with the Treasurer's Payment Rules, designed to smooth out fluctuations in the cost of purchasing electricity that is supplied to small retail customers at tariffs determined by IPART
14.33	Recovery by Treasurer of costs incurred by IPART from licence holders	Electricity Supply Act 1995	Section 87A of the <i>Electricity</i> Supply Act 1995 requires licence holders to pay the Treasurer those IPART determined compulsory audit costs
LIFETIM	E CARE AND SUPPORT AU	THORITY	
14.34	Lifetime care and support authority fund levy	Motor Accidents (Lifetime Care and Support) Act 2006	Levy payable by policyholders in respect of the lifetime care and support authority fund in order to fund the activities of the Lifetime Care and Support Authority of NSW, including monies collected by insurers on behalf of the Authority on account of the fund levy
MOTOR	ACCIDENTS AUTHORITY		
14.35	Licence fee	Motor Accidents Compensation Act 1999	Paid by an insurer making a new application

Australian taxes, fees and charges

ltem	Australian tax, fee or charge	Australian law	Notes
14.36	Motor accidents authority fund levy	Motor Accidents Compensation Act 1999	Levy payable by policyholders in respect of the motor accidents authority fund to fund the activities of the motor accidents authority fund of NSW, including monies collected by insurers on behalf of the Authority on account of the fund levy
14.37	Nominal defendant insolvency levy	Motor Accidents Compensation Act 1999	Levy on insurers to meet payments to be made by the Nominal Defendant as a result of a CTP insurer becoming insolvent
14.38	Nominal defendant receipts	Motor Accidents Compensation Act 1999	In case of an insolvent insurer in provisional liquidation or liquidation all receipts from reinsurance recoveries, payments by licensed insurers for all shared and nominal defendant claims, receipts of trust funds and any other receipts by the MAA in its role as the Nominal Defendant
WORKC	OVER AUTHORITY OF NSW		
14.39	Compulsory contribution to the WorkCover authority fund	Workplace Injury Management and Workers Compensation Act 1998, section 39, section 35(1) and (1A)	Contributions that must be paid to the WorkCover Authority of NSW by licensed self insurers, specialised insurers and the Workers compensation nominal insurer. These contributions are used by the WorkCover Authority to meet the cost of its operations and other funding obligations it has under the Act and related WorkCover administered legislation
14.40	Compulsory contribution to the Insurers' guarantee fund	Workers Compensation Act 1987, section 228	Contributions that must be paid by insurers. These contributions are applied to meet the cost of workers compensation claims and administration expenses of the Insurers' guarantee fund being a fund established to pay workers compensation not otherwise paid by failed insurers

Item	Australian tax, fee or charge	Australian law	Notes
14.41	State certificate of competency	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Certificate of competency for users of industrial equipment, explosive power tools operators, formwork, pest management technicians, fumigators, and other prescribed occupations (includes renewals for pest management technicians and fumigators)
14.42	Certificate of competency licence to perform high risk work — replacement due to loss, defacement, mutilation or destruction	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Loss, defacement, mutilation or destruction of high risk work licence certificate of competency
14.43	Fees — accreditation (for rehabilitation providers)	Workers Compensation (Workplace Injury Management) Regulation 2002	Accreditation of rehabilitation providers
14.44	Fees — accreditation (for OHS assessors)	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Accreditation of assessors to assess applicants for certificates of competency to carry out certain scheduled work
14.45	Licence to perform high risk work — replacement due to loss, defacement, mutilation or destruction	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Loss, defacement, mutilation or destruction of high risk work licence
14.46	Licence — application	Workers' Compensation Act 1987, section 177	Application by corporation or specialised insurer for a licence to become a licensed insurer
14.47	Licence — application	Workers Compensation Act 1987, section 210 Workplace Injury Management and Workers Compensation Act 1998, section 190	Application for licence to become a self-insurer or group self-insurer
14.48	Licences — asbestos removal	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Licences to carry out asbestos removal work for two years

Item	Australian tax, fee or charge	Australian law	Notes
14.49	Licences — demolition	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Licence to carry out demolition work for two years
14.50	Contribution to the Supplementary sporting injuries fund	Sporting Injuries Insurance Act 1978, section 11B	Government financed benefits system which provides benefits for school children who are seriously injured while participating in organised school sport and persons likewise injured while participating in certain programs of activity conducted or sanctioned by the NSW Department of Sport and Recreation
14.51	Licence to import or supply explosives	Explosives Act 2003 Explosives Regulation 2005	Licence to import or supply explosives and/or security sensitive dangerous goods for five years
14.52	Licence to transport explosives by vehicle or vessel	Explosives Act 2003 Explosives Regulation 2005	Licence for vehicles or vessels to transport explosives and/or security sensitive dangerous goods for five years
14.53	Permit — asbestos removal	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Application for job permit for asbestos removal
14.54	Certificate of competency — application for exemption	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Application to be exempted from holding a certificate of competency
14.55	Licence to manufacture explosives	Explosives Act 2003 Explosives Regulation 2005	Licence to manufacture explosives and/or security sensitive dangerous goods for five years
14.56	Application for registration of plant design (including alteration of plant design)	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Registration of plant design for amusement devices, boilers and pressure vessels, gas cylinders, boilers, work boxes, lift, escalator and moving walks, building maintenance units, hoists, boom type elevating work platform, prefabricated scaffolding and cranes

Item	Australian tax, fee or charge	Australian law	Notes
14.57	Fee — accreditation (for occupational health and safety consultation)	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Accreditation in relation to Occupational Health and Safety training
14.58	Application for item registration	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Registration of lifts, escalators and moving walks, amusement devices, boiler and pressure vessels, mobile cranes, tower cranes, building and maintenance units, and concrete placing units (truck mounted with boom)
14.59	High risk work licence	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Licence for persons performing high risk work
14.60	Replacement of registration of plant design (including alteration of plant design)	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Replacement of registration of plant design for amusement devices, boilers and pressure vessels, gas cylinders, boilers, work boxes, lift, escalator and moving walks, building maintenance units, hoists, boom type elevation work platform, prefabricated scaffolding and cranes
14.61	Replacement of item registration	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Replacement of registration of lifts, escalators and moving walks, amusement devices, boiler and pressure vessels, mobile cranes, tower cranes, building and maintenance units and concrete placing units (truck mounted with boom)
14.62	File review of rehabilitation providers	Workers Compensation Act 1987  Workers Compensation	Review of accredited rehabilitation providers who appear to be a risk to the system
		Regulation 2003	
14.63	OHS construction induction card	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Application for construction induction card

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Item	Australian tax, fee or charge	Australian law	Notes
14.64	OHS construction induction card — replacement due to loss, defacement or destruction	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	Replacement construction induction card
14.65	Fee — course approval OHS consultation	Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001	WorkCover course approval
14.66	Compulsory contribution to terrorism re-insurance fund	Workers Compensation Act 1987	Contribution must be paid to the fund by insurers. contributions are applied to meet the cast of claims paid by insurers arising from an Act of terrorism
14.67	Long service levy	Building and Construction Industry Long Service Payments Act 1986	A tax on building and construction work in NSW by State Government legislation. It is collected for the purpose of funding the scheme and long service benefits for building workers in NSW
14.68	Licence	Explosives Act 2003 Explosives Regulation 2005	Licence to store explosives and/or security sensitive dangerous goods for five years
14.69	Licence	Explosives Act 2003 Explosives Regulation 2005	Licence to learn how to use blasting explosives for one year
14.70	Licence	Explosives Act 2003 Explosives Regulation 2005	Licence to use blasting explosives for five years
14.71	Licence	Explosives Act 2003 Explosives Regulation 2005	Licence to operate as a pyrotechnician for five years
14.72	Licence	Explosives Act 2003 Explosives Regulation 2005	Licence to hold a single fireworks display

nce	Evaluativas Act 2002	
	Explosives Act 2003	Licence to use security sensitive dangerous goods
	Explosives Regulation 2005	such as security sensitive ammonium nitrate for
	Negulation 2003	five years
nce	Explosives Act 2003	Licence for unsupervised handling of explosives
	Explosives Regulation 2005	
	Occupational Health &	Annual notification fee for storing dangerous goods on
	•	premises
	OHS Regulation 2001	
	Occupational Health & Safety Act 2000	Annual notification fee for storing dangerous goods on
	OHS Regulation 2001	premises where only explosives or security
	S	sensitive dangerous goods are kept
	Explosives Act 2003	Notification of display of explosives such as fireworks
	Explosives Regulation 2005	·
	Explosives Act 2003	Notification of import of explosives
	Explosives Regulation 2005	·
	Occupational Health and	Renewal of existing NSW issued national certificate of
competency — renewal	Occupational Health and	competency to a high risk work licence
	Safety Regulation 2001	
	NSW Road and Rail	Approval of a new packaging
	Goods) Act 1997, NSW	design type or amendment/renewal of a
	Road and Rail Transport	previously approved
	(Road) Regulation 1998	packaging design type used to transport dangerous goods
	NSW Explosives	Application/amendment of the
	Act 2003, NSW Explosives	authorisation of any explosive
	Regulation 2005	
duct money	Workers Compensation	Fees associated with a notice
	Commission Rules 2006	for production (principle (3b))
	onal certificate of petency — renewal	Explosives Regulation 2005  Occupational Health & Safety Act 2000  OHS Regulation 2001  Occupational Health & Safety Act 2000  OHS Regulation 2001  Explosives Act 2003  Explosives Regulation 2005  Explosives Act 2003  Explosives Regulation 2005  Occupational Health and Safety Act 2000, Occupational Health and Safety Regulation 2001  NSW Road and Rail Transport (Dangerous Goods) Act 1997, NSW Road and Rail Transport (Dangerous Goods) (Road) Regulation 1998  NSW Explosives Act 2003, NSW Explosives Regulation 2005  NSW Explosives Regulation 2005  NSW Explosives Regulation 2005

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Item	Australian tax, fee or charge	Australian law	Notes
14.83	Fee	Occupational Health & Safety Act 2000, Occupational Health & Safety Regulation 2001	Fees for the notification, provisional registration, registration and renewal of registration for major hazard facilities and potential major hazard facilities
14.84	Permit — demolition work	Occupational Health & Safety Act 2000  Occupational Health &	Application for a permit to undertake demolition work
		Safety Regulation 2001	
DUST D	ISEASES BOARD		
14.85	Compulsory contribution to the Workers Compensation Dust Diseases Board to meet the cost of dust diseases compensation payments	Workers Compensation (Dust Diseases) Act 1942	Contributions that must be paid by licensed insurers and licensed self-insurers for the purposes of meeting dust diseases compensation payments administered by the Workers Compensation (Dust Diseases) Board